CHATTEL

AND

MISCELLANEOUS

RECORD

NO. 81

OFFICE OF THE CLERK OF THE CIRCUIT COURT

ALLEGANY COUNTY CUMBERLAND, MD.

JOSEPH E. BODEN CLERK (Original)

1 200 18 RESTREEMENTS, COVENANTS, AND WARRANTIES OF BUYER
CONDITIONAL SALES CONTRACT
saled of 1 species at a second of the second
the imposite a subtract the contract and arrived and yet approximate a process of the contract to the contract the land a hardent that the purposes of the contract the land a hardent that the contract the land a hardent that the land of the contract the land of the land that the la
THIS CONDITIONAL SALES AGREEMENT made by and between
(hereinafter called Beller) of 100 U. U. Cumberland, Maryland, and
hereinafter called "Biryer" whose realdence is
500 Jereen ST and whose Post Office address is Central Miles
WITNESSETH, that the Seller has this day conditionally sold to the Buyer, and the Buyer has decepted under the terms
and conditions harehuster set forth, the following described murchandles for use only at above
The state of the s
DESCRIPTION OF MERCHANDISE  (None of which the boar deligned prior to the aigning of this agreement)
4. Waterdal Cash Regeles , 510 =
0 Martel Karelze)
3 Alreal# 4634780
and the substitute of parties of the substitute
Series of authorized of the court of the cou
The additional ferms of this contract are:-
2. The charge for delivery, installation, etc. is Seller tree.
90 K The total each price contracted for is
2 4. (Deduct) The amount of Buyer's down pay-
Z and the Royer's Nate of E S.
5. Unpaid balance of each price payable by Buyer to Seller is
8. Add kind and cost to Buyer of insurance if any
8. The principal balance owed (sum of items 5, 6, 7)
9. The finance charge is
10. The time balance owing by Buyer to Seller is (sum of items 6 and 9)
on the see 5, 196 F, and a final installment or the halance of \$ 19:32
Cumberland, Maryland. 195 These payments shall be made at The First National Bank Outsiderland, Maryland. of Comberland, Maryland
No other collateral security has been taken for the Buyer's obligation under this agreement.  To induse Salier to deliver possession of said chattel a to Buyer, the Buyer hereby makes the agreements and
warranties set out on the reverse me dured under the photon Agreement Crymans and Warranties of Buyer".
Said chatter o shall be kept as (like breat of Maryland without written consent of Seller. Buyer will at any time when requested
and shall not be removed from the State of Maryland without written consent of Seller. Buyer will at any time, when requested by Seller, furnish a written ewern statement showing the whereabouts and condition of said chattel a and whether in active use, and will exhibit said chattel a at any time to Seller and will give to Seller immediate sectice, by telephone or mail, of any demand of cery under any legal proceedings, or of any writ issued against or isid upon said chattel a. Buyer agrees that unid chattel a shall not be used for hire, or contrary to law, and to keep the same in good condition and repair.
or levy under any legal proceedings, or of any writ issued against or inid upon said chattel s. Buyer agrees that said chattel s shall not be used for hire, or contrary to law, and to keep the same in good condition and repair.
NOTICE TO BUYER
1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State law regulating installment sales, you have certain rights, among others;
(1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
(2) To redeem the property if repossessed for a default;
(3) To require, under certain conditions, a resale of the property if repossessed.  Executed and delivered this 29 day at World 1997 Green 1997.
Executed and delivered time of the state of
Bay Janula (SEAL)
(SEAL)
By County Officer or Tittes Manufacture Title
Undersigned Buyer acknowledges that he received, at the time of execution of the above
contract, an exact copy thereof, completely filled in.
the things
Repair Control of Repair Contr
P# 1331

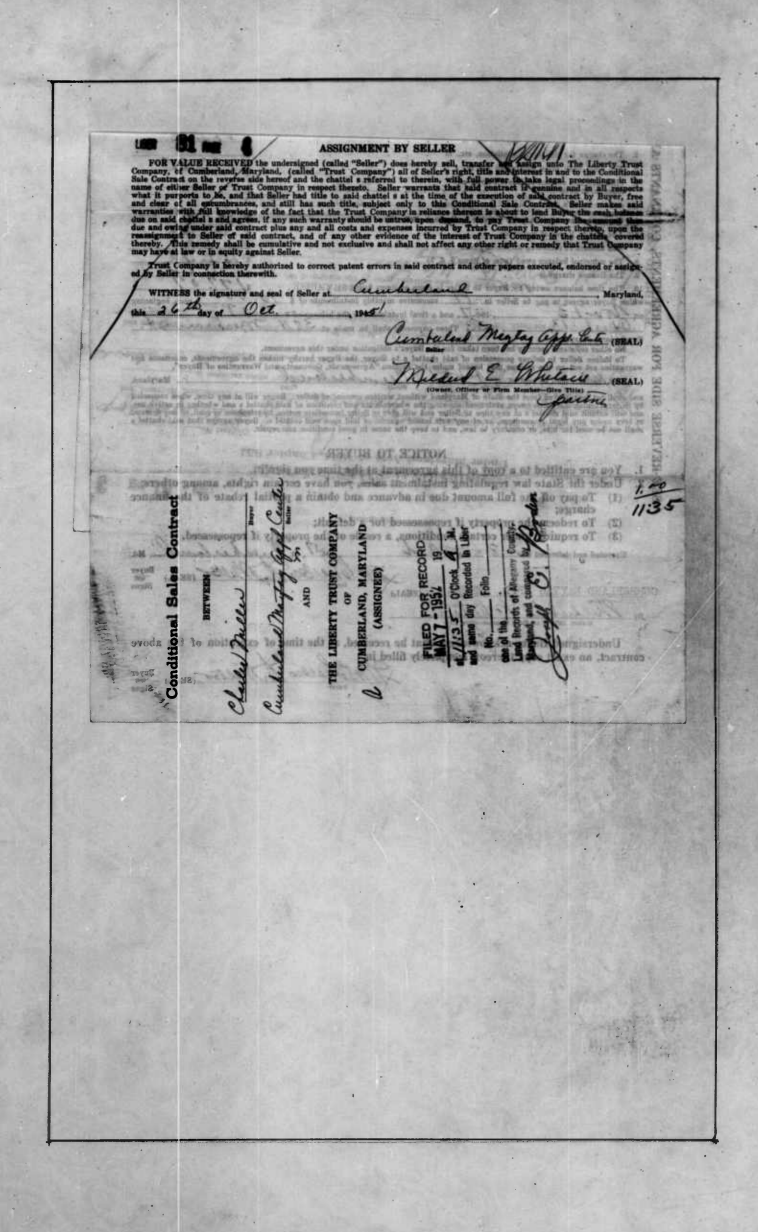
UBER 81 ME 2 The First National Bank ASSIGNMENT BY SELLER of Cumberland, Maryland L. You are entitled to a copy of this agreement at the time you sign it. 2. Under the State law regulating testaliness sales, you have estain rights, anistig others;

(1) To pay off the full amount due in advance and obtain a partied robate of the finance charge: fedges that he core completely filled is

(Original

E 31 18 GULLGRESSENTS COVENANTS AND WARRANTISS OF BUYER

CONDITIONAL SALES CONTRACT Under Maryland Acts of 1941, Chapter 851	of plan
1282	May 2
Contract No. 1204	- 0
THIS CONDITIONAL SALES AGREEMENT made by and between	4 7
bereinafter called "Siller") of 1-3, N Mericana Decemberiand, Mary	land, K
me Clarke Muller hereinafter called "Buyer" whose residence in	. 0.500
DIEI Stelle me	ale
and whose Post Office address is	-123
WITNISSETH, that the Seller has this day conditionally sold to the Buyer, and the Buyer has accepted under the	erms a
onditions hereinafter set forth, the following described merchandise for use only states as the	1
Uso Premions	tranca
DESCRIPTION OF MERCHANDISE	NORPH RESIDEN
(None of sich has been delivered prior to the signing of this agreement)	125.0
1-Kolt May by Waster. 18995	other be
1 0 2 4	181
Serial # 140949 D	*15 A
	127
	111 -1
	100
The additional terms of this contract are:—	1
1. The cash price of the merchandise sold is	100
2. The charge for delivery, installation, etc., is	200.0
3. The total cash price contracted for is	9
4. (Deduct) The amount of Buyer's down payment is, in cash	1
and the Buyer's Old Maytag valued at . S. 8,00	
5. Unpaid balance of cash price payable by Buyer to Seller is	
6. Add out to Buyer of insurance	
7. Add amount of recording and notary fees	
8. The principal balance owed (sum of items 5, 6, 7)	
9. The fluence charge is	
0. The time belance owing by Buyer to Seller is (sum of items 8 and 9)	
Contract to the contract to th	beginni
1967, and a final instalment or the balance of \$ 2.07	
Open 13 19053 These payments shall be made at 35N Merkanin	ar.
bo other collateral security has been taken for the Buyer's obligation under this agreement.	
To induce Seller to deliver possession of said chattel a to Buyer, the Buyer hereby makes the agreements, cover	nants s
warranties set out on the reverse side hereof under the caption "Agreements, Governments and Warranties of Buyer".	
Said clusted s shall be kept at (No. Birect City)	Maryla
and shall not be removed from the State of Maryland without written consent of Seller. Buyer will at any time, when by Seller, furnish a written sworn statement showing the whereabouts and condition of said chattel s and whether in a	
and will exhibit said chattel s at any time to Seller and will give to Seller Immediate notice, by telephone or mail, of an	y dema
or levy under any legal proceedings, or of any writ issued against or laid upon said chattel s. Buyer agrees that said shall not be used for hire, or contrary to law, and to keep the same in good condition and repair.	cnatte
NOTICE TO BUYER	
. You are entitled to a copy of this agreement at the time you sign; it.	
2. Under the State law regulating instalment sales, you have certain rights, among of	hers
(1) To pay off the full amount due in advance and obtain a partial rebate of the	
charge;	
(2) To redeem the property if repossessed for a default;	
(3) To require, under certain conditions, a resale of the property if repossessed.	1
Executed and delivered this & day of act	K, 1
1 me then at him	Bu
SEAT	) 7
BERLAYD MAYTAG APPL, CENTER (SEAL)	Si
William & Whiteen	
Owner, Officer or Firm Messaber—Give Title	1
Undersigned Duran calculations that he received at the time of anomaly in the	ch
Undersigned Buyer acknowledges that he received, at the time of execution of the contract, an exact copy thereof, completely filled in	=DO
with act, an exact copy thereof, completely filled in	4
Solla Solla Soo of Willer 1882 AT	Bu



lease masurfacture and ship freight prepaid for use of (street address)    County	2.50
Parametricity  Size and Finish of Cash Registers or Accounting Machines    21-5-1-58  B1   152-   X   4908703    21-5-1-58  B1   152-   X   4908703    23-58	2.50
or which the undersigned agrees to pay you a cash price of	
Total Down Payment  Cash ou Arrival	
Total Down Payment	
Federal Excise Tex	
Federal Excise Tex	
Federal Excise Tex	
State or   City Tax If any   \$   432	
Total  Total  Eschanges of Agreed Value of \$ 23.50  A Cash Payment of \$  Cash ou Arrival  Unpaid Balance of Cash Price  Finance Charge  Finance Charge  A Cash Price  S  S  S  S  S  S  S  S  S  S  S  S  S	
A Cash Payment of \$  Cash or Arrival \$  Total Down Payment \$  Uapaid Balance of Cash Price \$  He first of such payments become due and payable on \$  Should the chattel(s) get out of order from ordinary the within one year from shipment, you will without charge, repair it, provided undersigneed charges to east from the factory or nearest branch of the such payable appears of repairman. Undersigneed to the such as the such a	
A Cash Payment of \$  Cash on Arrival \$  Total Down Payment \$  Uapaid Balance of Cash Price \$  Finance Charge \$  Finance Charge \$  In \$ \$2.50 and \$  In \$ \$2.50 and \$  Should the chartes on the \$2.50 and \$  Should the chartes of order from ordinary was within one year from shipment, you will without charge, repair it, provided undersignees of the state of	
Cash in 30 Days	
Cash ou Arrival	
Total Down Payment \$ 23  Unpaid Balance of Cash Price \$ 410.  Finance Charge \$ 35  ima balance to be invidenced by note in 19 monthly payments of \$2.50 and 1 of \$21.45 \$ \$48.  the first of such payments become due and payable on \$2.50 and 1 of \$2.145 \$ \$48.  Should the chartel(s) get out of order from ordinary was within one year from shipment, you will without charge, repair it, provided undersigned to each from the factory or nearest branch office able to make repairs, or actual traveling expenses of repairman. Undersign	
Uspaid Balance of Cash Price	
Finance Charge	.00
Finance Charge	
ime balance to be invidenced by note in 19 monthly payments of \$22.50 and of \$3/145 8448.  The first of such payments become due and payable on the first of such payments become due and payable on the first of such payments become due and payable on the first of such payments on the first of such payments on the first of such payments of such p	75
he first of such payments become due and payable on 1952, and the others on the staday of each succeeding.  Should the chattel(s) get out of order from ordinary size within one year from shipment, you will without charge, repair it, provided undersign reasportation charges to end from the factory or nearest breach office able to make repairs, or actual traveling expenses of repairman. Undersign	95
You may insert so fell number(s) when ascertnined.  The entire unpaid time belence shell, at your option, become due and payable upon refusal to accept delivery when tendered; to make any revided for, or if undersigned conceals, removes, damages or destroys the chattel(s), or attempts to do so. The chattel(s) shell remain your ntil all payments harounder or any jedgment therefor, are paid in full, and you may, if you so elect, repossess it upon default and retain as	restal all
payments made, except as otherwise provided by the laws of Maryland. The remedies provided for berein are cumulative and not in the alternative between the companies and not in the alternative provided by the laws of Maryland.	ive, unless
Therwise previous by this laws or marjans.  Undersigned agrees to pay all faces on the chattel[s], and hereby expressly waives any claim against you by reason of payment by you of a compensating, or similar tax, however imposed, and to complete payment if chattel is lost, stoles, damaged or destroyed.	soles, use,
This contract coves all agreements between the parties and shall not be countermonded, except as provided in the Moryland Retail Installment	Sales Act.
NOTICE TO BUYER	-
. You are entitled to a copy of this agreement at the time you sign it.	
2. Under the State law regulating installment sales, you have certain rights, among others:  (1) to pay off the full amount due in advance and obtain a partial rebate of the finance charge;	
(1) to redeem the property if repossessed for a default;	
(3) to require, under certain conditions, a resale of the property if repossessed.	
(3) to require, under certain conditions, a resale of the property if repossessed.	
(3) to require, under certain conditions, a resale of the property if repossessed.	ell
(3) to resquire, under certain conditions, a resale of the property if repossessed.  Print Purchaser's Name CHARLES W. HENSELL  Sign here Sign here	
(3) to resquire, under certain conditions, a resale of the property if repossessed.  Print Purchaser's Name.  CHARLES W. HENSELL  Purchaser  Sign bare.  Dy  Residence address must be filled in below.  If firm or corporation.	s, give title
[3] to resquire, under certain conditions, a resale of the property if repossessed.  Print Purchaser's Name  CHARLES W. HENSELL  Purchaser Sign here  Purchaser Sign here  Purchaser Sign here  Accepted, date 4-12-52 The National Cash Register C	, give title Company
[3] to resquire, under certain conditions, a resale of the property if repossessed.  Print Purchaser's Name  CHARLES W. HENSELL  Purchaser  Sign here  Charles W. HENSELL  Purchaser  Sign here  Charles W. Hense  If firm or corporation  Street 437 VIRGINIS AVE  Accepted, date 4-12-52 The National Cash Register Conty CUMBERLAND  Maryland  Py. JCMB again	, give title Company
(3) to resquire, under certain conditions, a resale of the property if repossessed.  Print Purchasser's Name  Name CHARLES W. HENSELL  Purchasser  Sign here  By  Residence address west be filled in below  Street 437 VIRGINIS AVE  Accepted, date 4-12-52 The National Cash Register C	, give title Company

.

lease measuracture and ship freight prepaid for use of (street address) VI		
		ip to the nearest railroad station
Quantity Size and Finish of Cash Registers or Accounting Machines K.	sy Arrangement Serial or Fe	ctory Numbers
1 77 H adding Mack gray	X 348323	
		<u> </u>
for which the undersigned agrees to pay you a cosh price of		
1	Federal Excise Tax	
Details of Enterior I S. as allowed paid m	State or City Tax if any	
previous order detal 3- 15-52 which		: 156.60
this contest canells + replaces.	Eschanges of Agreed Value of \$_/_S.	
	A Cash Payment of \$\$.  Cash in 30 Days	
	Cesh on Arrivel	
A SALVER SALVERS	Total Down Payment	15.00
	Uspeid Balance of Cash Price	1/1.60
	Fisance Charge	5.00
Time balance to he evidenced by acte in 10 monthly payments of \$ 1		. 146.60
esser; also etterseys' fees of 15% of the amount still due and payable under You may insert serial number(s) when ascertained.		· ·
entil all payments bereunder or any judgment therefor, are paid in full, and	chattel(s), or attempts to do so. The chatt you may, if you so alect, repossess it apon	el(s) shall remain your property default and retain as rental all
provided for, or if andersigned conceels, removes, damages or distroys the cutil all payments bereunder or any judgment therefor, are paid in full, and payments made, resept as otherwise provided by the laws of Maryland. The notherwise provided by the laws of Maryland.	chattel(s), or attempts to do so. The chatt you may, if you so alect, repossess it apon amodies provided for herein are cumulative of	ol(s) shall remain your property default and retain as rental all and not in the alternative, unless
provided for, or if endersigned conceals, removes, damages or district that in all payments becaused or any ledgment therefor, are paid in full, and payments made, respect as otherwise provided by the laws of Maryland. The notherwise provided by the laws of Maryland.  Undersigned agrees to pay all taxes on the chettel(s), and hereby expressionspaceating, or similar tax, however imposed, and to complete payment if a	chattel(s), or attempts to do so. The chatt you may, if you so alect, repossess it apon amodies provided for herein are cumulative, by waives any claim against you by reason of hottel is lost, stolen, domaged or destroyed.	el(s) shell remain your property default and retain as rental all and not in the alternative, unless payment by you of a sales, use,
provided for, or if andersigned conceals, removes, damages or distroys the curill all payments bereunder or any judgment therefor, are paid in full, and payments made, susept as otherwise provided by the laws of Maryland. The notherwise provided by the laws of Maryland.	chattel(s), or attempts to do so. The chatt you may, if you so alect, repossess it apon smodies provided for herein are cumulative of by waives any claim against you by reason of hottel is lest, stolen, domaged or destroyed. Intermended, except as provided in the Mary	el(s) shell remain your property default and retain as rental all and not in the alternative, unless payment by you of a sales, use,
provided for, or if endersigned conceals, removes, damages or distreys the until all payments bereunder or any ledgment therefor, are paid in full, and payments made, removed as otherwise provided by the laws of Maryland. The notherwise provided by the laws of Maryland.  Undersigned agrees to pay all tanss on the chettel(s), and hereby express companeating, or similar tax, however imposed, and to complete payment if a This contract owers all agreements between the parties and shall not be completely payments between the parties and shall not be completely payments. NOTICE T	chattel(s), or attempts to do so. The chatt you may, if you so alect, repossess it apon smodies provided for herein are cumulative of by waives any claim against you by reason of hettel is lest, stolen, domaged or destroyed, attermanded, except as provided in the Mary O BUYER ime you sign it.	el(s) shell remain your property default and retain as rental all and not in the alternative, unless payment by you of a sales, use, land Retail igstallment Sales Act,
provided for, or if endersigned conceals, removes, damages or distreys the until all payments becaused or any judgment therefor, are paid in full, and payments made, research as otherwise provided by the laws of Maryland. The notherwise provided by the laws of Maryland.  Undersigned agrees to pay all taxes on the chettel(s), and hereby expression-pensating, or similar tax, however imposed, and to complete payment if a This contract owers all agreements between the parties and shall not be completed to a copy of this agreement at the tile. You are entitled to a copy of this agreement at the tile. Under this State law regulating installment sales, you	chattel(s), or attempts to do so. The chatt you may, if you so alect, repossess it apon smodies provided for herein are cumulative of by waives any claim against you by reason of hattel is leet, stolen, domaged or destroyed, atermanded, except as provided in the Mary O BUYER ime you sign it, have certain rights, among other	el(s) shell remain your property default and retain as rental all and not in the alternative, unless payment by you of a sales, use, land Retail igutaliment Sales Act.
provided for, or if endersigned conceals, removes, damages or distreys the applicable of the payments bereunder or any judgment therefor, are paid in full, and payments made, recept as otherwise provided by the laws of Maryland. The notherwise provided by the laws of Maryland. Undersigned agrees to pay all tass on the chettel(s), and hereby expression possessing, or similar tax, however imposed, and to complete payment if a This contract covers all agreements between the parties and shall not be considered to express the payment of the This contract covers all agreements between the parties and shall not be considered to express the payment of the constant of the payment o	chattel(s), or attempts to do so. The chatt you may, if you so alect, repossess it apon smodies provided for herein are cumulative of by waives any claim against you by reason of hattel is lest, stolen, domaged or destroyed, atermanded, except as provided in the Mary O BUYER ime you sign it, have certain rights, among other obtain a partial rebate of the fi	el(s) shell remain your property default and retain as rental all and not in the alternative, unless payment by you of a sales, use, land Retail igutaliment Sales Act.
provided for, or if andersigned conceals, removes, damages or distreys the until all payments bereunder or any judgment therefor, are paid in full, and payments made, usuaget as otherwise provided by the laws of Maryland. The notherwise provided by the laws of Maryland.  Undersigned agrees to pay all taxes on the chettel(s), and hereby expression-passating, or similar tax, however imposed, and to complete payment if a This contract owers all agreements between the parties and shall not be contract owers all agreements between the parties and shall not be contract. You are entitled to a copy of this agreement at the till.  2. Under this State law regulating installment sales, you	chattel(s), or attempts to do so. The chatt you may, if you so alect, repossess it apon smodies provided for herein are cumulative of by waives any doinn against you by reason of hettel is lest, stolen, domaged or destroyed. Intermended, except as provided in the Mary O BUYER ime you sign it. have certain rights, among other obtain a partial rebate of the fi efault;	el(s) shell remain your property default and retain as rental all and not in the alternative, unless payment by you of a sales, use, land Retail igutaliment Sales Act.
provided for, or if andersigned conceals, removes, damages or distreys the until all payments bereunder or any judgment therefor, are paid in full, and payments made, images as otherwise provided by the laws of Maryland. The notherwise provided by the laws of Maryland.  Undersigned agrees to pay all tanks on the chettel(s), and hereby express componenting, or similar tax, however imposed, and to complete payment if a This contract owers all agreements between the parties and shall not be completed to a copy of this agreement at the fig.  1. You are entitled to a copy of this agreement at the fig.  2. Under the State law regulating installment sales, you (1) to pay off the full amount due in advance and (2) to redeem the property if repossessed for a discovered.	chattel(s), or attempts to do so. The chatt you may, if you so alect, repossess it apon smodies provided for herein are cumulative of by waives any doinn against you by reason of hettel is lest, stolen, domaged or destroyed. Intermended, except as provided in the Mary O BUYER ime you sign it. have certain rights, among other obtain a partial rebate of the fi efault;	el(s) shall remain your property default and retain as rental all and not in the alternative, unless payment by you of a sales, use, and Retail igstallment Sales Act, s: nance charge;
provided for, or if endersigned conceels, removes, damages or distroys the actifical payments bereunder or any judgment therefor, are paid in full, and payments made, insept as otherwise provided by the laws of Maryland. The notherwise provided by the laws of Maryland.  Undersigned agrees to pay all taxes on the chettel(s), and hereby express tomposecting, or similar tax, however imposed, and to complete payment if a This contract owers all agreements between the parties and shall not be compared owers all agreements between the parties and shall not be compared to exercise the compared to the compared to the compared to exercise the parties and shall not be compared to exercise the comp	chartel(s), or attempts to do so. The chatt you may, if you so alect, repossess it apon smedies provided for herein are cumulative of waives any deim against you by reason of hettel is lost, stolen, damaged or destroyed, attermanded, except as provided in the Mary O BUYER ime you sign it. have certain rights, among other obtain a partial rebate of the fiefault; f the property if repossessed.	elfs) shell remain your property default and retain as reatel all and not in the alternative, unless payment by you of a sales, use, laid Retail lightellment Sales Act.  S: nance charge;
provided for, or if endersigned conceels, removes, damages or distroys the admit all payments bereunder or any judgment therefor, are paid in full, and payments made, susept as otherwise provided by the laws of Maryland. The notherwise provided by the laws of Maryland.  Undersigned express to pay all taxes on the chettel(s), and hereby express tomposecting, or similar tax, however imposed, and to complete payment if a This contract owers all agreements between the parties and shall not be compared owers all agreements between the parties and shall not be compared to the contract owers all agreements between the parties and shall not be compared to the contract of the contract o	chattel(s), or attempts to do so. The chatt you may, if you so alect, repossess it apon semodies provided for herein are cumulative by waives any claim against you by reason of hottel is lost, stolen, damaged or destroyed. Intermented, except as provided in the Mary O BUYER ime you sign it. have certain rights, among other obtain a partial rebate of the fiefault; if the property if repossessed.  Purchaser Sign here of Church T.	el(s) shall remain your property default and retain as rental all and not in the alternative, unless payment by you of a sales, use, and Retail igstallment Sales Act, s: nance charge;
provided for, or if endersigned conceals, removes, damages or distreys the until all payments bereunder or any judgment therefor, are paid in full, and payments made, recept as otherwise provided by the laws of Maryland. The notherwise provided by the laws of Maryland.  Undersigned agrees to pay all taxes on the chettel(s), and hereby express tempenacting, or similar tax, however imposed, and to complete payment if it. This contract owers all agreements between the parties and shall not be complete payment if it. You are entitled to a copy of this agreement at the till.  1. You are entitled to a copy of this agreement at the till.  2. Under the State law regulating installment sales, you (1) to pay off the full amount due in advance and (2) to redeem the property if repossessed for a digital to require, under certain conditions, a resale of the full amount due in the complete payment is a payment of the full amount due.  Priot Purchaser's Name  Name FDEWARD F. McGEE  By  Residence address must be filled to below  Street M - 23 BEDFORD ROAD.	chartel(s), or attempts to do so. The chatt you may, if you so alect, repossess it apon smedies provided for herein are cumulative by walves any daim against you by reason of hettel is lost, stolen, damaged or destroyed. Intermented, except as provided in the Mary O BUYER ime you sign it. have certain rights, among other obtain a partial rebate of the firefault; f the property if repossessed.  Purchaser Sign here A CLUMA 7.	el(s) shell remain your property default and retain as rearial all and not in the alternative, unless payment by you of a sales, use, and Retail igutaliment Sales Act.  S: nance charge;  If firm or corporation, give title
provided for, or if endersigned conceals, removes, damages or distroys the until all payments bereunder or any judgment therefor, are paid in full, and payments bereunder or any judgment therefor, are paid in full, and payments made, insept as otherwise provided by the laws of Maryland. The notherwise provided by the laws of Maryland.  Undersigned agrees to pay all taxes on the chettel(s), and hereby express componenting, or similar tax, however imposed, and to complete payment if of this contract owers all agreements between the parties and shall not be completely appeared to the contract owers all agreements between the parties and shall not be completely appeared to the contract of the contract owers all agreements between the parties and shall not be completely and the filled to a copy of this agreement at the till.  1. You are cintitled to a copy of this agreement at the till.  2. Under the State law regulating installment sales, you all to pay off the full amount due in advance and all to pay off the full amount due in advance and all to redeem the property if repossessed for a decouple of the full amount due in advance and all to require, under certain conditions, a resale of the full amount due in advance and all the payments of the full amount due in advance and all the payments of the full amount due in advance and all the payments of the full amount due in advance and all the full amount	chattel(s), or attempts to do so. The chatty you may, if you so alect, repossess it apon semodies provided for herein are cumulative by waives any claim against you by reason of hettel is lost, stolen, damaged or destroyed. Intermented, except as provided in the Mary O BUYER ime you sign it. have certain rights, among other obtain a partial rebate of the firefault; if the property if repossessed.  Purchaser of Edward T.  By.  Accepted, date 4-2/-32 The National Communication of the	elfs) shell remain your property default and retain as rearial all and not in the alternative, unless payment by you of a sales, use, and Retail ignisaliment Sales Act.  S: nance charge;  If firm or corporation, give title nal Cash Register Company
provided for, or if andersigned conceals, removes, damages or distroys the until all payments bereunder or any judgment therefor, are paid in full, and payments made, recept as otherwise provided by the laws of Maryland. The notherwise provided by the laws of Maryland.  Undersigned agrees to pay all taxes on the chettel(s), and hereby express compansating, or similar tax, however imposed, and to complete payment if a This contract overs all agreements between the parties and shall not be completely expressed to express the contract overs all agreements between the parties and shall not be completely expressed.  1. You are entitled to a copy of this agreement at the till.  2. Under the State law regulating installment sales, you all to pay off the full amount due in advance and (2) to redeem the property if repossessed for a digit to require, under certain conditions, a resale of the property is the property of the property is the property of the property is a resale of the property is a payment of the property is an analysis of the property is a payment of the property is	chattel(s), or attempts to do so. The chatty you may, if you so alect, repossess it apon semodies provided for herein are cumulative by waives any claim against you by reason of hettel is lost, stolen, damaged or destroyed. Intermented, except as provided in the Mary O BUYER ime you sign it. have certain rights, among other obtain a partial rebate of the firefault; if the property if repossessed.  Purchaser of Edward T.  By.  Accepted, date 4-2/-32 The National Communication of the	elfs) shell remain your property default and retain as rearial all and not in the alternative, unless payment by you of a sales, use, and Retail ignisisment Sales Act.  S: nance charge;  If firm or corporation, give title nal Cash Register Company this

Model No. Berial No.	Description of Article	New or Used	Garage Co.	15 Co
627 UK 772773	Celline See Kange	7/200	Cathica	Alana Cas
2 Institution, Regular or Delivery Included in Cash Price.  3. Delivered Price.  4 Cash on or before delivery if Allowance on Trade-In. 1222 Make and Model Total Down Payment.  5 Unpuid Balance.  6 Insurance—Total Cost to Buyer.  Iterhias Insurance Coverage.  Extent of Coverage.  Extent of Coverage.  Functional Balance.  Payable to Holder of Contract Purchaser as Interest May A.  7. Recording Press.  8 Principal Balance.  Principal Balance.  9 Finance Charges.  6 Time Balance.  Payable in equal of the Communication of the Commun	249.00  249.00  150.00  150.00  1550.00  1550.00  1550.00  1550.00  1550.00  1550.00  1550.00	The space of		
2. Under the State Law others:  (1) To pay off the f  (2) To redeem the  (3) To require, und	NOTICE TO BUYE copy of this agreement at the tir (Maryland) regulating instalm ull amount due in advance and o property if repossessed for a def ler certain conditions, a resale o	btain a par ault; f the proper	you have certa tial rebate of th arty if repossess	e finance charge;

Miles.

Model No.	Berial No	Piano Accordios 120 Bass White Camerano		ow or Vadd	Manufacturer Chicago Mus, Ins Chicago, Ill.	
					1.2	25.00
Installation. I Included in Included in Delivered Fric Cash on or bet Alloyance on Make and Hot Total Down P Unpaid Balant Insurance—To Itumine Insurance—To Itumine Insurance—Extent of Cov Expires Payable to Purchaser Recording Fee Principal Hale Finance Charging Time Balance Payable in of £ 33.	Cash Price	34.00 .191.00 .192.00 .22.92	Centennia		Prostburg, Md.	
2. Under others (1) (2) (3) copted: It	the State Lavers of the To redeem the To require, un (Dealer)	copy of this agreeme w (Maryland) regular full amount due in ad a property if repossess ader certain condition	vance and obta ed for a defaul s, a resale of the	in a par t; ne propo	you have certain rig	(Seal)

(Corporate, Fire	Busio House		Cumberland, Md. Seller			
	Donaldson	(Afterna) NSIe	op. Md. Purchaser			
Insert in this		of equipment showing:				
Model No.	Serial No.	Description of Article	New or Used Manufacturer  Mew Chicago Mus. Instr. Co.			
	272-208	Piano Accordion	Hew Chicago Mus. Instr. Go. Chicago, Ill.			
		Camerano				
Value of						
			s.250 <sub>0</sub> 00			
		270.00	1.250-00			
	Repair or Delive	250_00	Wikep, Md.			
Included in	Cash Price					
Delivered Pric	fore delivery.\$ 38	250,00	5 8 1 1			
Allowance on	Trade-In	- M				
Make and Mo		. 38.00	1 10140 001			
47 6	00	212.00	で 日本 アーニー 日本			
	tal Cost to Buyer		图 日本州南 一百年五			
Itemise Insure	Coverage	7 6	A CONTRACTOR OF THE STATE OF TH			
Extent of Cov	erage\$	8	- 4 m 1 m 2 m 2 m 2 m 2 m 2 m 2 m 2 m 2 m 2			
	Holder of Contra		· 网络中国 特别 (19) 1875 (19)			
A STATE OF THE PARTY OF THE PAR	as Interest May	1.00	A TO THE WAY			
Principal Bale	A200		1 · · · · · · · · · · · · · · · · · · ·			
Time Bakince	[ <b>66</b>	238,68				
Payable in.	18 .90	al monthly instalments				
date hereof		encing one month from of even date herewith.				
8		3				
u d						
59 3 E						
		NOTICE TO BU	IVED			
1. You m	re entitled to a	copy of this agreement at the				
2. Under	the State Lav		talment sales, you have certain rights, among			
others		6.n	Jalania			
(1)		full amount due in advance as property if repossessed for a	nd obtain a partial rebate of the finance charge			
			ale of the property if repossessed.			
(2)	Control of the Contro	House (Seel) P	Xangus Danaldianom			
(2)	A P THE RESERVE	.7	(Purchaser Sign Hore)			
(2)	· (Cooler)	- 4- (0.0)	And the second s			
(2) (3) pptod:	(Owner, Officer or Fire	(Seal)	(Seal			
(2) (3) ptod:	(Owner, Officer or Fire	Member)	py of this contract at time of execution hereof			

	DUSTRIAL		4-22-	I1707
The PRICHARD COND	(Addres)	BURG	MD	Seller.
		(City)	-(State)	
ITARRY EDWARDS L.	L Depat	FROSTS (City)	URG MO	Purchaser.
Insert in this space itemized list of equipment showing:  Model No. Description of the state of	of Article	New or Used	Manufactu	
29- 6200 HOOVER			Hooven	
			*****************	
	*****************************			******************************
			*******************************	************************
	********************************			***************************************
			***	
			8	
1. Cash Price 87-95 +4 4 89.41	Said chattel	s are to be kept	or installed at (No.)	`
2. Installation, Repair or Delivery Not Included in Cash Price	62 De	por St	Street) FIWSTBV	5. (City & State)
3. Delivered Price	After thoro	igh examination	Purchaser hereby purc	hases and accepts
in Cash Price  Delivered Fries  Cash on or before delivery \$	in cash the total	time price provi	ded herein.	pay seine therefor
Make and Model	amounts due he	reunded or rear	angements thereof are f	ully paid in cash.
Total Down Payment 1 1350	may be done by	the parties bern	to to the contrary note	thatanding shall
5. Unpaid Belance 176.45	they may be att	ached, upon any	Agreed of this contract	Purplaner agrees
Itemine Insurance Coverage	of or lose posses	sion of said cha	ttels, bur permit nor so	Her any lien, en-
	loss of or damag	e to said chattel	a Purchase refuge t	o take delivery of
Extent of Coverage \$.	If Purchase	r defaulta on po	y obligation under this	Contract the full
Payable to Holder of Contract and Pur-	fees of Fifteen I	Plu cent. (20%)	of the unpuls balance	this contract is
7. Recording Fees. \$ 7	amount, or at ti	he elegates of th	e hoider bereof to deliv	er the chattels to
8. Principal Balance 8 17 2 0	or legal process is	whilly enter dry	premises where the chat	tels may be found,
9. Finance Charges \$ //)	of the chattels	while in Purchas	all payments as compe	ttels may be sold
Payable is squal monthly instalments of	may be the Pur	notice at private chaner) with or	or public sale, (at which	the holder heroof attois at the sale;
hereof evidenced by note of even date herewith.	under; Burchase	shall pay any	repaining blance forth	sunt payable here- with as liquidated
	Purchaser is del	breach of the inquent in the p	syspent of any instalme	nts hereunder the
	continued for a	ey collect a delin period of ten days	deduch course age to exc	ed Five Fer cent.
Any action to enforce payment of said note or any indulge	ive Fritzm (\$5.00) engal granted the I	whichever is the Purchaser shall n	ot be a waiver of or aff	ect any rights of a
This contract constitutes the entire contract and no waivers.	nd remedies hereus or modifications sha	ader are cumulat all be valid unless	ive and not alternative. written upon or attache	d to this contract.
This coult act is subject to dad enforceable in accordance w	E TO BUYE	Chapter 851, L	aws of Maryland, 1941.	
1. You are entitled to a copy of this ag	reement at t	n he time vo	u sign it.	
2. Under the State Law (Maryland) rep	gulating inst	alment sal	es, you have cer	tain rights,
among others:				
(1) To pay off the full amount due in charge;	n advance an	d obtain a	partial rebate of	the inance
(2) To redeem the property if repose	sessed for a d	lefault;		
(3) To require, under certain condit	tions, a resal	e of the pr	operty if reposs	essed.
copted: O'le Brushard Corgo (SEAL)	P	Harry E	(Purchaser Sign Hore)	(SEAL)
Jum Remberd (SEAL)		0.		(SEAL)
(Owner, Officer er Firm Member)	-			
Purchaser acknowledges receipt of true, hereof.	elecuted co	by or this c	C. time	or execution
Nors: Purchaser and Dealer must execute original and	P	Herry	(Proper Sir Home)	(SEAL)

70

.

	Serial No. 391-37	Plano Accordion 48 Bass Red Prontalini	New or Us	Manufacturer  Orossman Masio Corp., Cleveland, Ohio
Cash Price		1 160,00		* 160,00 148
Installation, Repai duded in Cash P Delivered Price.	rice	1.160-00	Prost Ave.,	Prostburg, Md.
Allowanos on Tra Make and Model. Total Down Pay	de-In \$	26.00	Indone	0.1
Unpaid Bulance	Cost to Buyer.	1 136,00	South e	Sall some
Extent of Covers Expires Payable to Holds		ad Pur-		
chaser as Inter- Recording Fees. Principal Halance. Pinance Charges.	est May Appe	127.00		用量 题。
Payable in 1 of \$ Bo55 e	ach, commencia	nonthly instalments of one mounth from	1	
date hereof wride	nced by note o	f even date herswith.		1 13
		NOTICE TO copy of this agreement a	THE RESERVE OF THE PARTY OF THE	

Model No.	Serial No.	Description of	Article	New or Used	Manufacturer	
2426	XXOXXX.	Te le VISIO	,	.,	Zenigh	
		Less Pra		11-W		
	A72.9. The Repair or Delivery 1 Cash Price 2000 7 22	iot 31 25	31 mr F	Heason	Files Mury W	1
Delivered Pri Cash on or be	fore delivery & 4967	- 33/. 20	190	4		
Make and Mo Total Down I	del	- 49.68	O), (See		Mark William	116
Unpaid Balan	ice	281.52	1		į.	91
10.4	ance Coverage		170			
Extent of Con	rerage\$		124		2	
Payable to Purobaser	Holder of Contract a as Interest May Appe	ar. 7/			1 22	
Principal Bal	ance	463 43	1911		1 1 1 1 1 1 1 1	24
Time Belance Payable in		anthly instalments		2		
of \$	sach, commencing evidenced by note of e	g one month from	7	1		
e e			4			
1379 31						
1. You a	re entitled to a cop		TO BUYER nt at the tim		it.	
2. Under	the State Law (I	Maryland) regulat	ing instalme	nt sales, yo	ou have certain right	s, amon
					al rebate of the finance	e charge
	To redeem the pro	perty if repossess	ed for a defa	ult:		

	Serial No.	Description of Article	New or Used	Manufacturer
91245	1519	WASher	New	Whirlper j
		•		: 11.55
1. Cash Price.	Repair or Delivery			
Make and Mo Total Down I  Unpaid Bake Insurance—It Itemize Insur Extent of Cor Expires Payable to Purchaser  Recording Fe Principal Bul Finance Cher Time Balance Payable to of I	Trade-In	and ear.  1.00  1.151.20  nonthly instalments ing one month from		
8 2 4				
1				
		NOTICE TO BUY	time you sign it.	
others	: To pay off the ful		d obtain a partial	rebate of the finance charge;
2. Under	the State Law ( To pay off the ful	py of this agreement at the Maryland) regulating insta- l amount due in advance and	time you sign it. Iment sales, you dobtain a partial	have certain rights, among

	812968	Description of Article	New or Used	Manufacturer	10 TO
•		7			
				<b>.</b>	
		259			
Included	Repair or Delivery ? in Cash Price	lot gget			2
	rice before delivery.				
Make and I		53.0	1		
6. Unpaid Bal	Total Cost to Buyer	274 66	=	170	-17
	aranos Coverage		\$ CC		19
Extent of C	loverage\$			作力系统	9
Payable to	Holder of Contract a	ar. 100	19.32	13 /2/2/	
4. Principal E	l'essialance	393	1 7 7 7 7		
9. Finance Ch 10. Time Balaz	arges	93626		1 257	
Payable of \$	each, commencia		1 1		•
date her	nof evidenced by note of e	ven date serewith.	Hank Broke		
¥					
				1	
		NOTICE TO BU	YER		
1 You	er the State Law (	by of this agreement at the Maryland) regulating inst	talment sales, you	have certain rights,	among
2. Und					
2. Und	rs: To pay off the full	amount due in advance ar	nd obtain a partial s	rebate of the finance	cnarge;
2. Und other (1)	To pay off the full	amount due in advance as operty if repossessed for a certain conditions, a resa	default:		cnarge;

Model No.	366210	Whoffeel Washer	New or Used	Manufacturer
2 Installation. Included in Jove 1    5 Delivered Fris   4 Cash on or he   Allowance on   Malis and Mo   Total Down F   5 Unpaid Balan   6 Insurance To   1 Total Down F   2 Unpaid Balan   6 Insurance To   2 Exfert of Cov   2 Expires   2 Payable to   1 Purchaser   7 Recording Fee   8 Principal Balance   8 Principal Balance   9 Time Balance   1	fore delivery !  Trade-In . ! 4 O O del aymant lose stal Cost to Buyer ance Coverage  Frace  Holder of Contract an as Interest May Appea	4000 1 7205 1 9205 1 92 11 1 707 3 0 1 107 3 0		
2. Under others (1) (2) (3) (3) (7) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	the State Law (M	mount due in advance and of repossessed for a definitions, a result of true, executed copy of	ne you sign ent sales, yo btain a particult; the propert	ou have certain rights, among al rebate of the finance charge;

	W TO	II P	· ·	1.800
143	1618	Wastur	Kau	amyor
I. Cash Price		169.91		
CONTRACTOR OF THE PARTY OF THE	Repair or Delinary Cash Price	Not 3.40		
L Cash on or be	fore delivery & At	50 T	8 4 1	1 . 0
Make and Mo Total Down P	Trade-In \$ 70 4	40.00	1	LINE BROWN
. Unpaid Balan	tal Cost to Buyer	13331	T I	自己的
SOCIOLO PROPERTIDADO PARA PARA PARA PARA PARA PARA PARA PAR	ance Coverage	# 00 # 00	O I	E THE REST
Extent of Cov	3	# # F		日本 第 日 日 日 日 日 日 日 日 日 日 日 日 日 日 日 日 日 日
Purchaser	Holder of Contract as Interest May App	and least.	1,11	
Recording Per Principal Bale Finance Churg	ED00	133 34		
Time Balance.		nonthir tautalments	9	1
of L dista	evidenced by note of	ing one month from	11年9月	
S. A.		2 2 2	T THE	
4				
600 BE				
1 Von	re entitled to a co	NOTICE TO BU		
2. Under	the State Law			ou have certain rights, among
			J -La-!!	I rebate of the finance charge;
		amount due in advance an operty if repossessed for a		u reduce of the finance charge;

	(Name)	(Address)	(Cit	Diwerry	St. files signify	Purchaser.
Model No.	Serial No.	Description	of Article	New or Use	d Manufacturer	
502k	171995	- Washing Min	(HINE	Hew	Dearing	
				-		
Cash Price	1	1199-				
Installation, F	Repair or Delive	ry Not	69 Bowery	J+.	FRUSTRUMS, Int.	
Delivered Pric		119.45		ZITS.		
Allowance on	Trade-In		1			1
Make and Mod Total Down P		1400				-196
The state of the s	tal Cost to Buyer		31	04-13		
Itemize Insure	C :		1		18929	28827
Extent of Cove	erage\$	- 1				19301
	Iolder of Contra				113	1582
Recording Fee	s Interest May	7)	1 1	MEN	2 7	8201
	nee			- Qu		
Time Balance. Payable in	18 equ	al monthly instalments		7		1 23
of \$date hereof	evidenced by note	encing one month from of even date berewith.	4.			
-						VENTO
		10000		-		
	SERVICE	NOTICE	E TO BUYE			
1. You ar	e entitled to a	copy of this agreem	ent at the tin	e vou sign	it.	
2. Under others:	the State Law	(Maryland) regul	ating instalme	ent sales,	you have certain righ	ts, among
(1) 7	o pay off the	full amount due in a	dvance and ol	tain a par	tial rebate of the finan	ce charge;
(2) 1	o redeem the	property if reposses der certain condition	sed for a defi ns, a resale of	the prope	rty if represent	
(3) ,7	Dicomic, un					
(3) 17 ptod: 26		d Ciny (Seal)	·m	o. ma	ud Raffelly	(See)

Model No.	Ofama) space itemined list is Serial No.	-	e: on of Article	New or Us	ed ///	(State)	frehame.
100-1		- Pre 12.7e	HATON	Hen	Wester	******	
1 Cash Price		12595	1			E 18 00	
2. Installation, P.	Repair or Delivery	Not	lige	Rost	Frie ses	ey Ins	
2. Delivered Prio	The state of the s	12599		191		1	5 45
	Trade-In	101					375
Total Down Po	syment	11.00	2		200	3	
PRINCIPLE OF THE PRINCI	al Cost to Buyer	34.77			THE STATE OF		K
Itemise Insura	100000000000000000000000000000000000000	1 0	3		504	1125	
Extent of Cove		1 4 4			企品(	350	
	iolder of Contract as Interest May A					1884	1000
8. Principal Bels					A THE	<b>建建</b>	-
10. Time Balance. Payable in	*********	menthly instalment		-	1421	11 39	SPER
of \$	each, commer	ning one mouth from of even date berewith	a -	The same of		v	, ,
5 9		2 1	1		And the		
2							10112
						. 1	es sold
							1818
			ICE TO BUY				31,00019
1. You are 2. Under	e entitled to a c	copy of this agre (Maryland) reg	ement at the t	ime you sig	m it.	tain sights a	
others:		ull amount due is					
(2) T	o redeem the p	property if repos	sessed for a de	efault;			arge;
	o require, und	er certain condit	tions, a resale	of the prop	erty if repose	seed.	/
2/-	MALLAND		00.1) F. K. C.	71-	A PLANT		_(Seal)
Accepted: 2/4	Couler)			1	Pappager, Jim Hory		
Accepted: He	Owser, Officer or Firm I	ul (8	executed copy	Asses ?	Marie Re	of execution h	_(Seal) /

S VICE	and Recorded	IN	DUSTRIAL		THE OF WE	10
4	0	P	C		10 4-21	1962
(Corporate,	PRICHASED	CORP.	FROSTO	(Cltr)	PID.	Seller.
Casi	Steven	s ZI	Iman	FREST	HAG HIL	Purchaser.
HISCORD PROPERTY AND ADDRESS.	Olame space itemized list of ec	(Address)		(Chy)	(State)	1410
Model No.	Serial No.	Description	of Article	New or Used	Manufacture	
62	1871960	Sweepe	-	New	Hoover	
			The state of the s			-
						11/12
						- 12
			-			
						1
		1/19.90	Unit Sat			
1. Cush Price		MATERIAL PROPERTY AND ADDRESS OF THE PARTY AND	Said chat	tels are to be kept	or installed at (No.)	
in Cash Prin	pair or Delivery Not Is	s			treet) Zihham	(City & State)
8. Delivered Price		1/19.90	After the	rough examination,	Purchaser hereby purcha	ses and accepts
4. Cash on or b	seture delivery 5 18	00	in cash the the	al time price provis	led herein.	y Secur Convect
Allowance of	Trade-In 8		amounts due	hard chattels shall	remain is relier or ass	ignoes until all
Make and M	Datement	- 1800	Said chattels	shall remain person	stoperty and nothing	anything which
5 Unmid Dales		101.90	prevent Seller	or sengment from re	emoving same from any pr	remises to which
6. Insurance—To	tal Cost to Bover	a Prince	they may be a	ttached petin any t misual econte e	breach of this contract. I	therwise dispose
Itemine Ineu	rance Coverage		of or lose pos	seguitin of haid cha	tels, nor permit nor suff	er any lien, en-
		19 19	loss of or dam	age to said chattel	. If Purchaser refuses to	take delivery of
Extent of C	overage .	- A C	chattels Seller If Purchs	shall retain downly	ayment as liquidated dan hobligation under this C	outract the full
Payable to I	Holder of Contract and	Pur-	balance shall,	without notice, beco	merius forthwith together	with Attorneys'
chaper no	Interest May Appear.	75	placed with a	a Attorney. Purch	ser agrees in any such o	nee to pay said
7. Recording Fee	1990	10265	said holder as	nd holder may, wit	hout notice or demand	for performance
9. Finnespat Sage		1218	or legal process take possession	s lawfully onter any n of same and retain	premises where the chatter all paymentines compens	ation for the use
0. Time Balunce		1/14/73	of the chattel	s while in Purchase	er's possession. The chatt	els may be sold
Payable in_	12 equal most	thly instalments of	may be the l	urchaser) with or	whoot having the chas	eis at the sale;
957	such, commencing one	month from date	under; Purch	on all expenses that ser shall pay any r	emaining balance forthwi	nt payable here- th as liquidated
CHIPPOT WY CHIPC	en by note or even trace	metewith.	damages for t	he breach of this c	ontract and shell receive	any surplus. If
-	11 100-11	1	holder heres	may collect a dellu	quancy charge where the	delinquency has
%) of the amount	of the instillments delli	aquent or the sum of I	Dollar (\$5.0	0) whichever is the	morn Saries mor ro extree	a rive rer cent.
Any action to	is of the number of this	ud note or any indulg s contract. All rights	ances grapted the	e Furchaser shall ne nunder are cumulati	Purchaser hereby purchased Purchaser agrees to passed herein.  Purchaser agrees to passed herein.  Tempin in Solier or assuments thereof are ful al Property and nothing to to the contrary notwer moving same from any prosects of this contrara. It is encumber, resouve or or tests, nor permit nor sufficient of the contract of the unpaid beliance for the contract of the unpaid beliance for the contract of the contract of the unpaid beliance for the unpaid beliance for the unpaid beliance for the unpaid beliance for the unpaid to the unpaid	t any rights of a
This contract	is subject to and arrive	entruct and no walvers	or modifications	shall be valid unless	written upon or attached	to this contract.
	- marie and amount	NOTIC	E TO BUY	ER	and and the	
1. You s	re entitled to a	copy of this ac	reement at	the time vo	u sign it.	
2. Under	the State Law	(Maryland) re	gulating in	stalment sal	es, you have cert	ain rights
amons	others:		A STATE OF THE PARTY OF THE PAR			CONTRACTOR OF THE PARTY OF THE
(1) To	pay off the ful	amount due i	n advance a	nd obtain a	partial rebate of t	the finance
ch	arge;					
	redeem the pr					
LV.	require, under	16 1		ale of the pr	operty if reposse	ssed.
cepted: Oll	Mukark	(SEAL	) P.(_	ayxe	fuers !	(SEAL)
nin	n/ Bucher	d (SEA)	The state of	Water and the Contract of the		(SEAL)
(0	waer, Officer or Firm Membe	E)	-	***************************************		
Purchase	racknowledges	receipt of true	, executed o	opy of this co	ontract at time of	f execution
hereof.	er and Dealer must exe		P.	0000	tous	(SEAL)

Model No. Serial No.	Description of J		New or Used	Manufacturer	
	(Laundroma \$	1	Non	*eatinglouse	
1. Cash Price	209.95	73 1111		Frostburg, Md.	
Delivered Price     Cash on or before delivery & 2 9	29995	3 5			
Allowance on Trade-In	= 1	1			
Total Down Payment	2000	2	3-4	25/4	2
6. Insurance—Total Cost to Buyer Remiss Insurance Coverage	-1-2	7		e.	Dr.
Exient of Coverage	<del>-</del> 1 1.		1 8		. 1
Payable to Holder of Contract Purchaser as Interest May A	and ppetr.	1000	8	211 19	
T. Recording Fees	125070	+ 1		0	
9. Finance Charges	12808Y				
Payable in equal of 1 5 C each, comme date herenf evidenced by note	ncing one month from .	3	1	7	
		3,	4		
THE RESERVE OF THE PARTY OF THE					
		<b>50 DINE</b>			
1. You are entitled to a	conv of this agreeme	TO BUYE	e vou sign	it.	
2. Under the State Law others:			•*		
(2) To redeem the	property if repossess	ed for a defe	ult:	ial rebate of the finance	cnarge;
	La condition	s. a resale of	the prope	rty if repossessed.	
(3) To require, und	Cerso (Seal)		urene	Sweets	(See]) /

Insert in this Model No.	space itemised list Serial No.	of equipment showing:  Description of	Article	New or Use	(State)	Purchaser.
	268-183	Piano Accord 120 Bass Red Camerano		Tow	Chicago Mus. Ir	
						95,00
Cash Price Installation, I cluded in Ca	Repair or Delivery	1 295,00 Not In-	Maple		Fro stburg, k	154
Extent of Or Expires Payable to H chaser as Recording Pe Principal Buls Finance Char Time Balance Payable in	otal Cost to Buyer- rance Coverage  verage  loider of Contract as interest May Appear the Cost of Contract as interest May Appear the Cost of	and Pur-  251.00 251.00 251.16 261.16 261.16 conthly instalments gone month from even date herswith.	here, Mr.	on Page		
1						
2. Under others (1) T (2) T (3) T	the State Law o pay off the fu o redeem the r	copy of this agree (Maryland) regula Il amount due in ad property if reposses er certain condition	vance and ob	me you si ent sales, tain a par	you have certain rig tial rebate of the fina	

I17095 (Filed and Recorded May 8" 1952 at 8:30 A.M.)
CONDITIONAL SALE CONTRACT (TRIPLICATE) INDUSTRIAL Deta Epril 24, 1952, 19 5ta, Cumberland, Ed. Seller. (City) (Mate) Trade Name of Dealer) (Address) Insert in this space itemized list of equipment showing: Manufacturer Serial No. Description of Article New or Used Model No. 2212 #87109-013-031 Sylvania Television cosiver 20" Table Style Sabinet with Halolight. Sylvania Electric Pro. 1 409.07 1. Cash Price | no sales tax Installation, Repair or Delivery Not In-studed in Cash Price. Cumberland n. Liberty atuded in Cash Proce

2. Delivered Fries.

4. Cash on or before delivery \$100.00
Allowance on Trade-In.

Make and Model.

Total Down Payment.

5. Unpaid Balunce.

6. Insurance—Total Cost to Buyer. 1 409.07 1 309.07 se Insurance Coverage tent of Coverage Payable to Holder of Contract and Pur-chaser as Interest May Appear. Recording Pees Principal Bulance Finance Charges instalments NOTICE TO BUYER You are entitled to a copy of this agreement at the time you sign it.
 Under the State Law (Maryland) regulating installment sales, you have certain rights, among others: (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
(2) To redeem the property if repossessed for a default;
(3) To require, under certain conditions, a resale of the property if repossessed. Inc.

(3) To require, under certain conditions, a resale of the property if repossessed. Inc.

(4) The print of the full amount due in advance and obtain a partial rebate of the finance charge;
(3) To require, under certain conditions, a resale of the property if repossessed. Inc.

(5) The print of the full amount due in advance and obtain a partial rebate of the finance charge;
(6) To require, under certain conditions, a resale of the property if repossessed. Inc.

(6) The print of the full amount due in advance and obtain a partial rebate of the finance charge;
(7) To require, under certain conditions, a resale of the property if repossessed. Inc.

riedges receipt of true, executed copy of the contract of time of execution hereof.

Pealer must execute original and

(Fuginasser pice 1990)

Purchaser acknowledges receipt of true, exe

NOTE: Purchaser and Dealer must execute original and
Purchaser's Copy.

DEALER MUST EXECUTE ASSIGNMENT OF REVEN

	Serial No.	Description of Article	New or Used	Manufacturer
ALC	718091	Sewing MACHINE	NEW	(M)
626				
				s. 2 den de
1 Chath Brian		.700.00		
	Repair or Deligan in Cash Price	Not 4.00		
3. Delivered Pr	ice 🖫	20405		
4. Cash on or b	efore delivery 1	oe F		
Make and M Total Down		31.00		The Chi
5. Unpaid Flale	nce			120 0000
NATIONAL PROPERTY OF LINES	otal Cost to Buyer			
THE PERSON	verage			
Pipulpus	Holder of Contrac	1 1 1	\$8.A.\$6.74	次。
Purchaer	as Interest May A	ppedf. 1.00		
t. Resprding P. A. Principal Be	slance	165.00	1, 4.4	
8. Principal Be 9. Pinance Cha	dance	165.00	68	
6. Principal Be 9. Finance Cha 10. Time Belanc Parable is	rgee.	monthly instalments		
a Principal Be 9. Finance Cha 10. Time Balanc Pagable 1 of 1	stance rges.	menthly instalments meing one month from of even date herewith.	, 63 PA 8	
a Principal Be 9. Finance Cha 10. Time Balanc Pagable 1 of 1	stance rges.	neing one month from	, 69 PA 6	
a Principal Be 9. Finance Cha 10. Time Balanc Pagable 1 of 1	stance rges.	neing one month from	P. M. B.	
a Principal Be 9. Finance Cha 10. Time Balance Pagable 1 of 1	stance rges.	neing one month from		
a Principal Be 9. Finance Cha 10. Time Balance Pagable 1 of 1	stance rges.	neing one month from	- 69 A W. 6	
a Principal Be 9. Finance Cha 10. Time Balance Pagable 1 of 1	stance rges.	ncing one month from of even date herewith.	6.9 P. M. B.	
a Principal Be a Finance Cha 10. Time Balance Perales I date here	ance	neing one month from of even date herewith.	ÆR time vou sign	
a Principal Be a Finance Cha 10. Time Balance Portale p date here	ance	NOTICE TO BUY	time you sign	it. ou have certain rights, amor
a Principal Be a Finance Cha 10. Time Balance Perales of 1 22 date here  1. You 2. Under other	are entitled to a	NOTICE TO BUY copy of this agreement at the (Maryland) regulating insta	time you sign lment sales, y	ou have certain rights, amor
1. You 2. Under (1)	are entitled to a er the State Lawres:  To pay off the	NOTICE TO BUT copy of this agreement at the (Maryland) regulating instantial mount due in advance and property if repossessed for a conserve it repossessed	time you sign lment sales, y l obtain a part lefault:	ial rebate of the finance charge
a Principal Be a Finance Cha to Time Balance  of L. 2 date here  1. You 2. Unde	are entitled to a er the State Lawres:  To pay off the	NOTICE TO BUY copy of this agreement at the (Maryland) regulating insta	time you sign lment sales, y l obtain a part lefault:	ial rebate of the finance charge
1. You 2. Unde (1) (2)	are entitled to a er the State Lawres:  To pay off the	NOTICE TO BUT copy of this agreement at the (Maryland) regulating instantial mount due in advance and property if repossessed for a conserve it repossessed	time you sign lment sales, y l obtain a part lefault:	ial rebate of the finance charge

Insert in this Model No. SC14	Serial No.	Of equipment showing:  Description of A		Ve W	Manufactures Meetingham	
					-	
		1299 95	4	RIE		
Included t	Repair or Deliver n Cash Price	2 99 9 1				
Delivered Pr	Acres Authorities &		4 8	4	4. 48	1
Make and Me		- 2000			ALVIE .	OX
Total Down	48	12495	1	0 03	# 1	TE SA
Committee of the commit	otal Cost to Buyer.		1000	1.51.6		
9.8	verage	4 8		1 5	END IN	201 -
Expires to	Holder of Contra	et and		1 2	福音等原	
Purchaser T. Recording Fo	as Interest May	Appear. 71-		1 8	120	经
s. Principal Be s. Finance Cha		20,14	1	1 0	115	
Payable is	18 equi	al monthly instalments	1	1	178 1 16	2
date bered	of evidenced by note	encing one mouth from of even data herewith.	8	1		
92				1		
ā						
The same of the same						
					Edition	
			TO BUYER			
	are entitled to a	copy of this agreement (Maryland) regulati	ng instalment	you sign it. ; sales, you	have certain rig	thts, among
1. You 2. Unde	er the State Lav					
2. Unde	er the State Lav		ance and obta	m e bernet		
2. Unde	r the State Laves: To pay off the	full amount due in adv property if repossesseder certain conditions	d for a defaul	t:		
1. You	al Cut I	A (MINLAISTING) LES MINO				

T 17096.
RECORDING MEMORANDUM
USER 81 MG 25 MARYLAND RECORDING MEMORANDUM OF CONDITIONAL SALE. Gentral Fire Station, Cumberland Vincent H. Wegman and
THIS MEMORANDUM WITNESSETH: That Harold H. Hipsley
(Name of Purchasers) (truetees) odiberty & Frederick Sts in the City of Cumberland, ..... County of Alleg. State of Maryland, has entered into a conditional sale contract with Enterprise Amusenent Co. I for the purchase of the following goods and chattels: of 170 N. Centre St (Number and Street Address of Dealer)
One (1) 2221M, Serial #8705-143-033
20 Sylvania Television Receiver The date of the said contract is..... 4/24/52 194; the amount due thereon is \$ 189.00 payable in 12 equal and consecutive monthly instalments of \$ 15.75 each, all payable the same date of each month, the first payable Lay 24, 1952, 194

Use House 1, Western 1, Signature 1, S

(Filed and Recorded May 8" 1952 at 8:30 A.M.)

MEMORANDUM TO BE AECORDED

17114

endee	Frank Cantone		The Second Na		igned hereby assign
ddress	49 Green St., Cumbe	rland, Md.	ad azerobba enifto aes		
the polb	within insprement, inches	t in and region	chite and interes	all right	
ate of Co					he property therein
mount D	Due Thereon \$664.20				
then and	How Payable from dat	onsecutive me bereef.	esthir payment	ts of \$55.35 come	ocing one month
OE.	- Decise Co.	The Light			
escriptio	n of Goods and Chattels o	overed hereby			
		Motor Truck			
Quantity .	Male McCosmick Descine Track		Model No.	Chante No.	Engine No.
Quantity	McCormick-Deering Tract		Model	Tractor No.	Englas No. 3
Ountry 1	International Industrial Tr	actor	Model	Tractor No.	Engine No.
	International TracTracTor				
Ownity .	International Power Unit		Model	Tractor No.	Engine No.
Quality	International Power Unit		Model	Manual Manual	Engine No.
Omotity	McCormick-Deering Crean	Separator	Model	Strint No.	
Same,	McCormick-Deering Milke	-	Power	Unit	Milker Uni
Ome V	illys Jeep Station W	norm 1948 )		Sarrial 62523	U -
Ometr C	Make	ngsm_1742.1	Del .		Model No. Surlai No.)
Questly	Male	- W. W.	Kind	(Description and/or	Model No. Serial No.)
		F-10-2-1-10	THE RESIDENCE		
10201	A CONTRACTOR OF THE PARTY OF TH		and the same of		-
					1-
					<u>ă</u>
	B. Add		The J	Light & Docker Co.	. 02
	SER SEL		7	- n Dich	(SEAL
	20	3	4	Venter	E > E
	SAME TO WAR TO SELECT A		1	10	4 - 6

WITNESS:

Javen M. Bra

May to Rich

1.116.1 MEMORAN THE MADIEZA ECORDED Memorandum of Conditional Sale Contract reserving title to the chattels hereinafter sut forth. For a valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the undernobres hereby assigns and transfers to. The Second Batlowal Bank whose post office address is Cumberland, Md.

Cumberland, Md.

Outlook Nd.

Its gnibuloni the muritari nithin at to the with attending the contract.

All of the contract. the property therein described. When and How Payable twelve conservitive methy payents of \$520% com all bandue month The Light & Docker Co. Omnusy McCormick Deering Tractor Oussay International Industrial Tractor. bedat Tournational TracTracTor Quantity International Power Unit McCormick-Deering Cream Separator Milker Unit McCormicia Deering Milker\_ One Willys Jeep Station Magon 1948 Model & 63. Ser181 62523 (Donation and its Model No. Serst No.) (Description and/or Model No. Serial No.) The Light & Decker Co. Prom Frank Cantone Conditional Sale

MEMORANDUM TO BE MECORDED randum of Conditional Sale Contract reserving title to the chattels hereinafter set forth. all right, title and ingoog in any to the which rument, in When and How Payable 12 consecutive marilly Description of Goods and Chattels covered hereby McCormick-Deering Tractor International Industrial Tractor. International TracTracTor International Power Unit. WITNESS:

pigns	d hereby assigns and	whose post o	tle and interest in	un berle	and, me	Marie Address
- 77 que l	Dated this	ribed.	grif H	5x Light		Date of
	of regular	Cheels No.	and bounds	ODEC	soat Company Sold	SEAL)*(1
	of seguin	Protect Since Sinc	Marie Marie	Tractor	International Franciscos Francisc	const.
TieU	THE STATE OF THE S	Lift blood 2 to ethics	Meli	og Cream Separate		times.
2		the majorety Parkets	200 2017	" 1 C	BURGUE SE	VIII) Virtual
	X G	000	**************************************		8 1 18 <b>3</b>	
CIV	Tooler Wal	May of the		12	ugany Count	
de Miller	Maryland,	Man L	9	NA 1951 AB	fold from the fold from the fold from from from from from from from from	TIW .
ional Sa Clarence Second	Ousberlands Mary The Light and Decker	4		- Min	EES E	The state of the s
Condit	4					9

	rostburg	Maryland, hereby agrees to sell and install, and to furnish all labor and materi
blog od siede	(City)	
PROPERTY AND ADDRESS OF	Charles William A. A.	lation on the premises of Buyer, at R.F.D. 2, Box 209 (Morantown)
EN PROPERTY AND	rostburg	, Maryland, and Buyer agrees to purchase, upon the terms and conditions hereinaf
Quantity	Model	ribed below, complete with standard attachments and equipment, viz:  Description of Merchandise
Quantit)	HOSE.	резстіренов от мессилире
One	1776G	Motorola T. V. Receiver, serial no. 668 557
5- Table 155	in thick the	the first deposited extraporal state as major has which as stated minurestations has been
One	<u>₩</u> B-2	Masco T. V. Booster, together with complete fittings, etc.,
		for installation and operation.
mir server bed In obtained tol	other of Balls	telled televisor the right to televisor and everythe televisor the manufacture televisor televisor and the second televisor and the second televisor televisor and the second televisor televisor and the second televisor televisor and televisor televisor and televisor
new Arrest		19 (2) (876)
Septil and Miles	hinrold C	The first of the second of the second conservation of the second of the
SHOW THE REAL	man-ref James	office of Aller Aller than produce of the read and that cold artifacts and the best cold and the second co
er les hat	pid pidal e	has accomplished and all all principles introduced by the 2st one and page forces on the region of the control
All of the	a above proper	Note: Include brief description of attachments and equipment
(1) Cash pri	ce	335.08
and the second	LATER PURSUE O	nstallation, repair or other services (if any)
(3) Total ca (4) Down Pr	and the same of the same of	e (eum of above items)
Cash		100.08
14 July 2010 197	allowanice	Transport state of the contract of the contrac
Make /	halanas of and	Size Model Serial No. 235.00
(6) Incurance		er all or a president change all and an ellipse fallow all as process the course of the course of the course of
THE RESERVE AND LOSS OF	make the state of the law	3.00
(7) Recording	ng fee .	
(8) Principa	d belance [Sun	n of Iteme (5), (6) and (7)]
FIG. 187-388 658	Charge	n of Iteme (5), (6) and (7)]
(8) Principa (9) Finance (10) TI	Charge Sun Charge Supply of Bu	m of Items (5), (6) and (7)]
(8) Principa (9) Finance (10) TI	Charge Sun Charge Supply of Bu	n of Iteme (5), (6) and (7)]
(8) Principa (9) Finance (10) TITE which Buyer a on June 6	Charge BARRANCE Bungaress to pay to 1952	n of Iteme (5), (6) and (7)]
(8) Principa (9) Finance (10) TITE which Buyer a on June 6	Charge BARRANCE Bungaress to pay to 1952	n of Iteme (5), (6) and (7)]
(8) Principa (9) Finance (10) TI E which Buyer on June 6	Charge Ch	n of Iteme (5), (6) and (7)]
(8) Principa (9) Finance (10) TIPE (10) TIPE (10) TIPE (10) TIPE (10) The following th	Charge Charge Barress to pay to 1952 wing collateral akes the coven	n of Iteme (5), (6) and (7)]
(8) Principa (9) Finance (10) TIPE (10) TIPE (10) TIPE (10) TIPE (10) The following th	Charge Charge Barress to pay to 1952 wing collateral akes the coven	n of Iteme (5), (6) and (7)]
(8) Principa (9) Finance (10) TIPE (10) TIPE (10) TIPE (10) TIPE (10) The following th	Charge Charge Barress to pay to 1952 wing collateral akes the coven	n of Iteme (5), (6) and (7)]  1238,00  14,00  14,00  21,00  21,00  21,00  21,00  each, beginn  19—, and a finul installment or the balance of \$21,00  on May 6, 1953  security has been taken for the Buyer's obligation under this Agreement:  ver and install the above Equipment on the premises of Buyer, Buyer hereby agrees with Selants and warranties set out on the reverse side hereof under the caption "Agreement, Covens was installed in the continuous content of the second covens of the se
(8) Principa (9) Finance (10) TIPE which Buyer on June 6 19————————————————————————————————————	Charge Ch	n of Iteme (5), (6) and (7)]
(8) Principa (9) Finance (10) TI LE which Buyer of the follo The follo To induce and bereby mand Warranti Buyer, af pressly under terms of this by Seller and	Charge Ch	nof Items (5), (6) and (7)]
(8) Principa (9) Finance (10) TI LE  Which Buyer a  The folio  To include and bereby mand Warranti Buyer aid pressly under terms of this by Seller and  1. You  2. Une (1)	Charge Charge; Charge Charge;	no of Items (5), (6) and (7)]  m (Scheme (8) and (9)]  successive monthly installments of \$21.00  successive monthly installments of \$21.00  successive monthly installments of \$21.00  on May 6, 1953  security has been taken for the Buyer's obligation under this Agreement:  wer and install the above Equipment on the premises of Buyer, Buyer hereby agrees with Selants and warranties set out on the reverse side hereof under the caption "Agreement, Covens of the security has been taken for the Buyer's obligation under this Agreement:  wer and install the above Equipment on the premises of Buyer, Buyer hereby agrees with Selants and warranties set out on the reverse side hereof under the caption "Agreement, Covens of the security
(8) Principa (9) Finance (10) TI LE  Which Buyer of June 6 19 The follo  To include and bereby mand Warranti Buyer, af pressly under terms of this by Seller and  1. You (1) (2)	Charge	m (Steme (8) and (9)]  o Seller in  successive monthly installments of \$21.00  successive monthly installments of \$21.00  and a final installment or the balance of \$21.30  on May 6, 1953  security has been taken for the Buyer's obligation under this Agreement:  wer and install the above Equipment on the premises of Buyer, Buyer hereby agrees with Selants and warranties set out on the reverse side hereof under the caption "Agreements, Covene that he could be acted that the other agreement, oral or written, express or implied, shall limit, modify or qualify except such warranties and/or guarantees which may be set forth in a paper writing duly except or issued in connection berewith.  NOTICE TO BUYER  ed to a copy of this agreement at the time you sign it.  te law regulating installment sales, you have certain rights, among other the full amount due in advance and obtain a partial rebate of the finar method of the property if repossessed for a default;
(8) Principa (9) Finance (10) TI LE which Buyer on June 6  To induce and bereby m and Warranti Buyer, af pressly under terms of this by Seller and  1. You 2. Une (1) (2) (3)	charge Ch	an of Items (5), (6) and (7)]  Image: Market
(8) Principa (9) Finance (10) TI LE which Buyer on June 6  To induce and bereby m and Warranti Buyer, af pressly under terms of this by Seller and  1. You 2. Une (1) (2) (3)	Charge Ch	an of Items (5), (6) and (7)]  Image: Seller in 11
(8) Principa (9) Finance (10) TI LE which Buyer on June 6  To induce and bereby m and Warranti Buyer, af pressly under terms of this by Seller and  1. You (1) (2) (3)  Executed	charge support of the	an of Items (5), (6) and (7)]  Image: Seller in 11
(8) Principa (9) Finance (10) TI LE which Buyer on June 6  19 The follo  To induce and bereby m and Wagranti Buyer, af pressly under terms of this by Seller and  1. You (1) (2) (3)  Executed Rober	charge of the charge of the cover of the cover of the cover of the cover of the charge; the charge of the charge; the charge of the char	an of Items (5), (6) and (7)]  Image: Seller in 11
(8) Principa (9) Finance (10) TI LE  (10) TI LE  To include and bereby mand Warra ati Buyer, af pressly under terms of this by Seller and  1. You (1) (2) (3)  Executed  Rober  By (10)	charge of the covery of the state of Burer. State of the covery of the covery of the covery of the charge; To redeer the charge; and delivered the charge; and delivered the charge; the charge of the charg	an of Items (5), (6) and (7)]  Image: Seller in 11
(8) Principa (9) Finance (10) TI LE which Buyer a on June 6  19 The follo  To induce and bereby m and Warra nti Buyer, af pressly under terms of this by Seller and  1. You (1) (2) (3)  Executed  Rober  By (Bo	charge agrees to pay to 1952  wing collateral akes the coven acre of Buyer. Attached heretage are entitleder the Sta To pay off charge; To redeer To require and delivered to Knier the Sta To pay off charge; To redeer To require the Sta To redeer To require the Sta To pay off charge; To redeer To redeer To require the Sta To pay off charge; The state of the Sta To	and a final installment or the balance of \$21.00 each, beginn and a final installment or the balance of \$21.00 each, beginn and a final installment or the balance of \$21.00 each, beginn on May 6, 1953  I security has been taken for the Buyer's obligation under this Agreement:  I security has been taken for the Buyer's obligation under this Agreement:  I wer and install the above Equipment on the premises of Buyer, Buyer hereby agrees with Sel ants and warranties set out on the reverse side hereof under the caption "Agreementa, Covens translation, hereby acknowledges delivery and acceptance of Equipment order. It is self that the other agreement, and/or guarantees which may be set forth in a paper writing duly except such warranties and/or guarantees which may be set forth in a paper writing duly except or issued in connection herewith.  NOTICE TO BUYER  ed to a copy of this agreement at the time you sign it. the law regulating installment sales, you have certain rights, among other the full amount due in advance and obtain a partial rebate of the final manner than the property if repossessed for a default;  e, under certain conditions, a resale of the property if repossessed.  (Husbaud)  (Husbaud)  (Husbaud)  (Husbaud)

0.5 1802 81 ME 31 FOR VALUE RECEIVED, Robert D. Knieriem, t/a Bob's Radio Service
in the Conditional Sales Contract on the reverse side hereof, hereby sells, assigns, and transfers to THE FIDELITY SAVINGS
BANK OF FROSTBURG, Allegany County, Md., said contract and all right, title and interest in and to the property therein
described and all rights and remedies thereunder, including the right to collect all installments due thereon and the right either
in assignee's own behalf or in the name of Robert D. Knieriem, t/a Bob's Radio Service
Seller, to take all such proceedings, legal or otherwise, as Seller might have taken save for this assignment. Seller warrants that
the contract is gennine; that the statements contained therein are true to the best of its knowledge, information and belief and
that the Equipment covered thereby has been delivered to, and accepted Buyer.

WITNESS the signature and seal of Seller at

Frostburg, Md.

this 6th. 1 day of May, 1952 ASSIGNMENT this 6th. day of May, 1952

Robert D. Knierien, t/a

Bob's Radio Service Conditional Sales Contract THE FIDELITY SAVINGS BANK
OF FROSTBURG,
ALLEGANY COUNTY, MD. 0

Carlo Control of the	irm or Trade Mar	tarp & Bros. In	0. 125 8.	Hechanie	St. Cum	perland . Malle
TORN	4's Speck	Bar . Mt. Some	-(Vagiess)	(City	,	Biate)
Insert in this	Name) pace itemized lis	t of equipment showing:		(City)	(State)	Purchases
Model No.	Serial No.	Description of	Article	New or Used	Man	ufacturer '
					- man	macturer
		Porlick 2 ke	sten & Ch	rneillus		
	CHI -	air compresso	P	DOM	Perlick	
	1	Parlick Coole	P #102455	•	Popliok	
		National 3 Co	Control of the Contro		-	
		3 way faucet	Apr. Bink	•	Porlick	
	1	Nylon Brush	Set		1017768	8
1. Cash Prico		1587.79	Said chatte	ils are to be i	mpt or installed at	(No.)
1. You are	entitled to a	100,00  1482.79  100,00  1482.79  11.52  11.52  11.52  1500.56  Easily instalments age one month from of even date harewith.  ment of any instalments age one month from of even date harewith.  ment of any instalments age on any indusers said note or any indusers so of this contract. All recontract and no waivers formable in accordance was noticed.  Copy of this agreem (Maryland) regularies (Ma	TO BUYER		TOTAL PARTY	
(1) To	pay off the fo	all amount due in ad- property if repossess er certain condition		4.77	C. SPECIAL STREET	Secretaria de la composição de la compos
eptedSee S	TORR A B	oo. Inc. (Seal)	A	Ky E	Constant Man	ere) (Seal)
4.5	ter, Officer or Fire	m Member) (Seni) receipt of true, exec	01		A STATE OF THE STA	(Seal)

Insert in this w	V. Prost; Name) pace itemized list	burg, Manyland (Address) of equipment showing:	S. Mochani (Address) 538 E.	Fain St.	(State) Purch
Model No.	Serial No.	Description of		New or Used	Manufacturer
		1 Beer Cool	or with # 6.	Nex	Corporation Cobler
		Sealed Unit			
		. (00 00	Sald share	ale are to be b	ept or installed at (No.) 532
1. Cash Price 2. Installation, Re	Sain on Pullment	Not in the 13;40	E. Main		treet) Fronthurg, Mes a St
Anowance on Make and Mo Total Down  5. Unpuid Balance 6. Insurance—Tot Itemiae Insurance—Extent of Cov Expires Payable to Ho chaser as It 7. Recording Pee 8. Principal Balan 9. Finance Charge 10. Time Balance Payable in 4 of \$ 1.50 date hereof ev	Payment  al Cost to Buyer.  ance Coverage  erage  Sider of Contract sterest May Appo	and Purar.  1.25  1.654.45  1.664.45  1.664.45  1.664.45  1.664.45  1.664.45	cash. Said the thing which in withstanding) from any pren of this contract said, encumber, said chattels, a spainst said chattels, a spainst said chattel Solies shall set if Purchas full balance sha Attorneyo' fees this contract is case to pay said liver the chatte mand for perfy where the chatter all payments a private or p chaser's puo at private or p chaser's without less all exyme	steels shall rem ag be done hy again prevent s shall prevent s remore or ot acre petrici nor atten and will a. If Purchase and down plays are defaults ob, all, without not a of Fifteen Pa placed with an all so may hold a amount, of a les to mig hold ormans or leg tals play be for as of impendation. The ch tolic sale, (at v without havin as shall be cree unaverse.	or chattels and Purchaser agrees to tal time price provided herein. Il remain in Soller or assignous until arrangements thereof are fully paid and personal property and mothers (the parties hereto to the contrary letter or assignous from removing they may be attached, upon any briggrees that he will not misuse, see service dispose of or lose possession suffer any letter, encumbrance or che responsible for any loss of or dan er returns to take delivery of che sent as liquidated damages.  any obligation under this Contract to become due forthwith together years. It is not any letter of the unpuid haland Atturney, Furchaser agrees in any it the decition of the budger hereof to re and failer may, without notice or all process, lawfully enter any premind, take possession of same and re a for the use of the chattels while attain may be add with or without nothich the holder hereof may be the little of the amount agrable hereun ainling balance forthwith as liquid contract and shall receive any surgay collect a delinquency charge when the chattels and be amount of the intil not be a waiver of or affect any right are cumulative and not alternative.  I unless written upon or attached to 851, Laws of Maryland, 1941.
if Purchaser is delir the delinquency has ments delinquent or Any action to en of a holder hereof. T This contract co contract. This contract is	equent in the pays continued for a p the sum of Free force payment of time is of the essenatitutes the entir subject to and en	ment of any instalments seriod of ten days, such Dollars (\$6.00) which suid note or any indulg soc of this contract. All we contract and no waive aforceable in accordance	damaged for the hereunder the hereunder the hereunder the hereunder the lesser, each granted the rights and remester or modification with the provision E TO BUYE.	e breach of this older heroof m coed Five Per ( Purchaser shall dies hereunder as shall be valid ons of Chapter	s contract and shall receive any surg ay collect a delinquency charge wi Cent. (5%) of the amount of the int il not be a waiver of or affect any rig are cumulative and not alternative. I unless written upon or attached to 861, Laws of Maryland, 1941.
Z. Under others:	pay off the f	copy of this agree v (Maryland) regu all amount due in a	ment at the ti	ime you signent sales, y	n it. ou have certain rights, amo al rebate of the finance char
(I) To	radasm the	property if reposse	essed for a de	fault	The state of the s
(4) 10	require, und	er certain conditio	ns, a resale of	the proper	ty if repeasessed.
(4) 10	require, und	Bros. Inc. (Seal)		elgas	Shalogate (8

Polish Moun	tain Inn ( Mr. & Mrs.		Flinstone, Maryland	
Insert in this upoce	ternized list of equipment showing:	(Citz)	(State)	3
STATES OF THE REAL PROPERTY.	erial No. Description o	SHOOTS MILE OF SHOOTING BUT A	Manufacturer	
HK-36,	Kold Draft Be	verage Coaler ty & Lehigh New	Sead Draft Corp.	1
Marille print				
	(Hill box (E)	tion but not it. I do not de-	AND STREET STREET, SAN TO SAN THE SAN	18
Market Market	- colorabol		The second of th	
1. Cash Price	867.00	Said chattels are to be	kept or installed at (No.) Polish	
2. Installation, Repair		Flintstone, Mary	ation Purchaser hereby entebases and a	-
cluded in Cash Pri	867.00	Seller therefor in cash the	ation, Purchaser hereby purchases and sing chattels and Purchaser agrees to p total time price provided herein.  In the price provided herein.  In all remain in Seller or ansigness until rearrangements thereof are fully paid main personal property and nothing (as by the parties hereto to the contrary means they may be attached, upon any orar regrees that he will not misuse, seem otherwise dispose of or better possession or suffer any less, sociumbrance or chail is be responsible for any loss of or dama seer refuses to take delivery of chaits, when a logical damages, on any objection under this Contract toolice, become due forthwith together when the seller and holder may, without notice on storney, Purchaser agrees in any my of the selection of the holder hereof to after and holder may, without notice or legal process lawfully enter any pennificund, take possession of same and resider and the chattels while chattels may be sold with or without not which the holder beyond may be the Pring the chattels and the same the process required on the amount payable hereometredited on the amount payable hereometredited on the amount payable hereometredited on the amount payable hereometred may collect a delinquency charge where Cent. (5%) of the amount of the instantive and shall not be a waiver of or affect any righer are cumulative and not alternative.  Although the second of the amount of the instantive and the law of the amount of the instantive and the second of the contractive and the second of the second of the contractive and the amount of the instantive and the second of the contractive and the second of the second of the second of the contractive and the second of the	4
4. Cash on or before	lelivery \$	Title to said chattele a	hall remain in Seller or assigness until rearrangements thereof are fully paid	in in
Make and Model	57.00	thing which may be done	main personal property and nothing (at by the parties hereto to the contrary a	-
Total Down Payer	ent 810.00	from any premises to which	b they may be attached, upon any brea	ch
6. Insurance—Total C	est to Buyer \$ 6.72	asil, encumber, remove or	otherwise dispose of or lose possession	3 1
Itemine Insurance	Coverage.	against said chatters and w	il be responsible for any loss of or dama	52
Extent of Coverag		Seller shall retain down pe	Ament as lightfated damages.	in I
Payable to Holder	of Contract and Pur-	full balance shall, without i	periodice, become due forthwith together w	th E
chaser as Intere	at May Appear. 1.25	this contract is placed with	an Attorney, Purchaser agrees in any a	2
8. Principal Balance	817.97	liver the chattels to said he mand for performance of	eller and holder may, without notice or i	
9. Finance Charges	817.97	where the chattets may be all payments as corporns	found, take possession of same and relation for the use of the chattels while	ta ta
Payable in Dall	y equal fractor instalments	Purchaser's possession. The	chattels may be sold with or without not at which the holder hereof may be the P	Mr-
date hereof eviden	ced by note of even date herewith.	loss all expenses shall be	redited on the amount payable harvest	3
MARKET AND	Services Contains to the Contains	damages for the breach of	this contract and shall become uny surpl	88.
he delinquency has con	tinued for a period of ten days, suc	ch charge not to exceed Five P	er Cent. (5%) of the amount of the inst	4
Any action to enfor	e payment of said note or any indu	ligences granted the Purchaser	shall not be a waiver of or affect any rig	hts
This contract consti	lates the entire contract and no wai	version modifications shall be w	alid unless written upon or attached to t	his
This contract is and	ject to and enforceable in accordan	ce with the provisions of Chap	ter 851, Laws of Maryland, 1941.	
1. You are e	ntitled to a copy of this agre	The state of the s	Control of the Contro	10
2. Under the			, you have certain rights, amo	ng
others (1) Top	av off the full emount due in	advance and obtain a ne	rtial rebate of the finance charg	105
(2) To r	edeem the property if repos	sessed for a default;	Separate To survival and frame science of	ext.
(3) Tor	equire, under certain condit	THE RESERVE AND ADDRESS OF	perty if repossessed.	
Accepted - JOS S. I	TARP+ BROS /NC (84	N) Ptus	Charles Saylor 18	al)
7.5	Lewine mgs. 184	0	(84	4)
(Owner	, Officer or Firm Member	wasuted come of this con	tract at time of execution here	of.
Purchaser ack	nowledges receipt of true,	weenen cohi or sibe con	Man as Ame or eleganded as assess	

# (Filed and Recorded May 9" 1952 at 3:40 P.M.) MEMORANDUM OF CONDITIONAL CONTRACT

81 mc 35

NO.	
NOTICE IS HEREBY GIVEN: That T. E. Dunn, Jr.	Purchaser,
of 323 Springdale St. Cumberland, Md. and CUMBERIAND AND ALLEGHE	NY GAS COMPANY
Dealer, of Cumberland, Md. did on May 5, 1952 make	a conditional
Sales Contract with the reservation of title, covering the	following
described personal property to-wit; 30 Gal Rex XL Water Heate	er

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in CUMBERIAND AND ALLEGHENY GAS COMPANY, Dealer.

The total amount of the Conditional Sale Contract is (\$ 165.06 ), upon which remains unpaid the sum of (\$155.06), payable in 23 monthly installments of (\$6.46) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md. CUMBERIAND AND ALLEGHENY GAS COMPANY
Carl C. Cublins, Disk Mag.

by Carl C. Robbins, Histrict Manger M.

(Filed and Recorded May 9" 1952 at 3:40 P.M.)
MEMORANDUM OF CONDITIONAL CONTRACT

NOTICE IS HEREBY GIVEN: That Donald S. Grev Purchaser,

of 3 Race St. Cumberland, Md. and CUMBERIAND AND ALLEGHENY GAS COMPANY

Dealer, of Cumberland, Md. did on May 2, 1952 make a conditional

Sales Contract with the reservation of title, covering the following

described personal property to-wit; ER 815 Servel Refrigerator RHD

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in CUMBERIAND AND ALLEGHENY GAS COMPANY, Dealer.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

	Dated at Cumberland, Md.	CUMBERIAND AND ALLEGHENY GAS COMPANY
	David Que de la company de la	Cold Delling D. 1 May
this_	Мау 6, 1952	Contact Company  Could Cableins, Disk May  by Carl C. Robbins, District Manager M.

(Filed and Recorded May 9" 1952 at 3:40 P.M.)
MEMORANDUM OF CONDITIONAL CONTRACT

81 MGE 37

NOTICE IS HEREBY GIVEN: That Nita Harrison Purchaser,
ofwinchester Rd. Cresentown, Md. and CUMBERLAND AND ALLEGHENY GAS COMPANY
Dealer, of Cumberland, Md. did on april 23, 1952 make a conditional
Sales Contract with the reservation of title, covering the following
described personal property to-wit; RR 816 Servel RH D
It is specifically agreed and understood that under the terms of
said Conditional Sale Contract, that possession of the above described
personal property is to be delivered to the purchaser above referred
to and that the absolute legal title in said personal property is to
remain in CUMBERIAND AND ALLEGHENY GAS COMPANY, Dealer.
The total amount of the Conditional Sale Contract is (\$322.47 ),
upon which remains unpaid the sum of (\$222.47), payable in
monthly installments of (\$12.35) per month, the first payment to be and 1 @ 12.52 made one month from the date of the execution of said Conditional Sale
Contract.
The Conditional Sale Contract herein mentioned was given before
the goods described in and covered by it were placed on the premises
leased or owned by the purchaser.
Dated at Cumberland, Md. CUMBERIAND AND ALLEGHENY GAS COMPANY
this May 5, 1952 by Carl C. Robbins, District Hanagar M.

(Filed and Recorded May 9" 1952 at 3:40 P.M.)

LIBER 81. MGE 38

MEMORANDUM OF CONDITIONAL CONTRACT

NO					
NOTICE IS HERE	EBY GIVEN:	That G	orge Katsanie	South of Bu	_Purchaser,
of 105 E. Main 8	t. Frostburg, 1	d. and	CUMBERLAND	AND ALLEGHE	NY GAS COMPANY
Dealer, of Free	tburg, Md.	did_on_	May 1, 1952	make	a conditional
Sales Contract	t with the re	servation	of title,	covering the	following
described pers	onal propert	y to-wit;			
		30 Gal.	IL Water Hear	ter	
It is sp	ecifically a	greed and	understood	that under	the terms of
said Condition	nal Sale Cont	ract, tha	t possession	n of the abou	ve described
personal prope	erty is to be	delivere	d to the pu	rchaser above	e referred
to and that th	ne absolute 1	egal titl	e in said pe	ersonal prop	erty is to

The total amount of the Conditional Sale Contract is (\$ 176.02), upon which remains unpaid the sum of (\$166.02), payable in 14 monthly installments of (\$ 11.06) per month the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

remain in CUMBERIAND AND ALLEGHENY GAS COMPANY, Dealer.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Frostburg, Md. CUMBERIAND AND ALLEGHENY GAS COMPANY
this May 1, 1952 by Carl C. Robbins, District Managerr

(Filed and Recorded May 9" 1952 at 3:40 P.M.) LIBER 81 PAGE 39
MEMORANDUM OF CONDITIONAL CONTRACT

NO	
NOTICE IS HEREBY GIVEN: That D. A.	Langer Purchaser,
of 505 N. Centre St. Cumberland, Md. and	CUMBERIAND AND ALLEGHENY GAS COMPANY
Dealer, of Cumberland, Md. did on	Apr. 21, 1952, make a conditional
Sales Contract with the reservation	of title, covering the following
described personal property to-wit;	BR 815 Servel Refrigerator

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in CUMBERIAND AND ALLEGHENY GAS COMPANY, Dealer.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

	Dated at Cumberland, Md.	CUMBERIAND AND ALLEGHENY GAS COMPANY
this_	May 5, 1952	Carl C. Robbins, Diet Mer All

(Filed and Recorded May 9" 1952 at 3:40 P.M.)

USER 81 ME 40 MEMORANDUM OF CONDITIONAL CONTRACT

NOTICE IS HEREBY GIVEN:	That William L. Schute	Purchaser,
of 633 Bedford St. Cumberlan	d. Md. and CUMBERLAND	AND ALLEGHENY GAS COMPANY
Dealer, of Cumberland, Md.	did on May 1, 1952	make a conditional
Sales Contract with the	reservation of title, co	overing the following
described personal prope	rty to-wit; BR 816 Serve	l Refrigerator

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in CUMBERIAND AND ALLEGHENY GAS COMPANY, Dealer.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

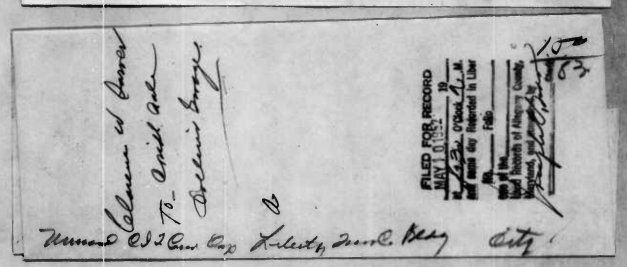
Dated	at · Cumberland, Md.	CUMBERIAND AND ALLEGHENY GAS COMPANY
this	May 6, 1952	by Carl C. Robbins, District Manager M

	ans all purchasers joi	ntly and severally) has E (hereinafter called "cs	mber and Street) today purchased, under ur"):	(City and Postal Zone) the terms and provi	(State) sions on the face
YEAR AND MAKE		BODY (If truck, tons capaci		MOTOR NO.	LICENSE NO.
149 Studebaker	2017	200/2 2 1/	217-5700	3-16716	
Dealer most fill out the one signed copy of the	e contract to castome	nd all other blanks in thi r. However, serial and of Car including following	motor numbers may be	inserted on denvery	and deliver of the car.
Details of Unequal		Delivery, Installation, I			
Monthly Payments	(3) Total Cash	Price (sum of above ite	ms)	592.05	17/6.15
	Trans-III. b	lake	Year		
	Model	Serial I	Io\$	-: \$_	592.05
THE PARTY OF	(5) Unpaid Bai	ance of Cash Price [Iter Total Cost to Buyer	n (3).Minus Item (4)]		1186-10
CONTRACT PLEASE	Kinds of Inc	urance: (Check Proper (	Coverage)		
VOREZ SE CONTRA	☐ Fire and	Broad Form Theft	Limited Personal A Customer Group Li	fe .	STATE OF THE STATE
	_   U +	Deductible Collision d Additional Coverage	Other Insurance	(describe below)	
	─ □ Towing	and Labor Costs (not	Emergency Benefit		1 . 1
		g \$10 for any one dis-	☐ Bail Bond Identific ☐ Travel Emergency		
CONTRACTOR OF THE PARTY OF	Expiration Amount or	Date: Extent of lusurance on	Expiration Date:	Loss Payable to	almina to get
CONTRACTOR	Buyer and	Universal C.I.T. Credit Casurance does not	corporation, as interest i	may appear.	10-10-10-10-10-10-10-10-10-10-10-10-10-1
	liability	and property dam	age caused to oth	ers.	
011 19	(7) Recording l				
01 11	(9) Finance, Ch	arge			165.77
or 15	C.I.T. Cred	ce (Sum of Items (8) at it Corporation, in 23	consecutive month	iy instalments of	mes same
Subject to any revision required by law.	\$ 56.2h	rable the same date of	final instalment of \$		1349.67
	Unequ	al Monthly Payments sh stalment becomes due	own herewith.	19.52	
Said car will be kept			City	and	***************************************
	- 221 VC 111 C 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	DESIGNATION OF			
For insurance, if person to be covered the be an officer; for partner	INCIAIGNUM MUORE BIE	connection herewith, of ature on behalf of Cust	her than Insurance on to omer first appears below	he cer, Customer des . (Such aigner for co	ignates as the rporation must
THE RESERVE		NOTICE TO BU		The second of the	
1. You are entitle	ed to a copy of th	is agreement at the	ne time you sign it	ighte among of	hers
2. Under the Stat	the full amount of	ue in advance and	obtain a partial r	ebate of the fina	nce charge;
(2) to redeem	the property if r	epossessed for a d	efault:	27	
(3) to require	under certain co	onditions, a resale	OI the property II	repossessed. ORPORATION in acc	ordance with con-
	erae side.	ind assigned to UNIVER	Dune 1	Server	Edito-4" Description
colline Ger	NAME OF TAXABLE PARTY.				

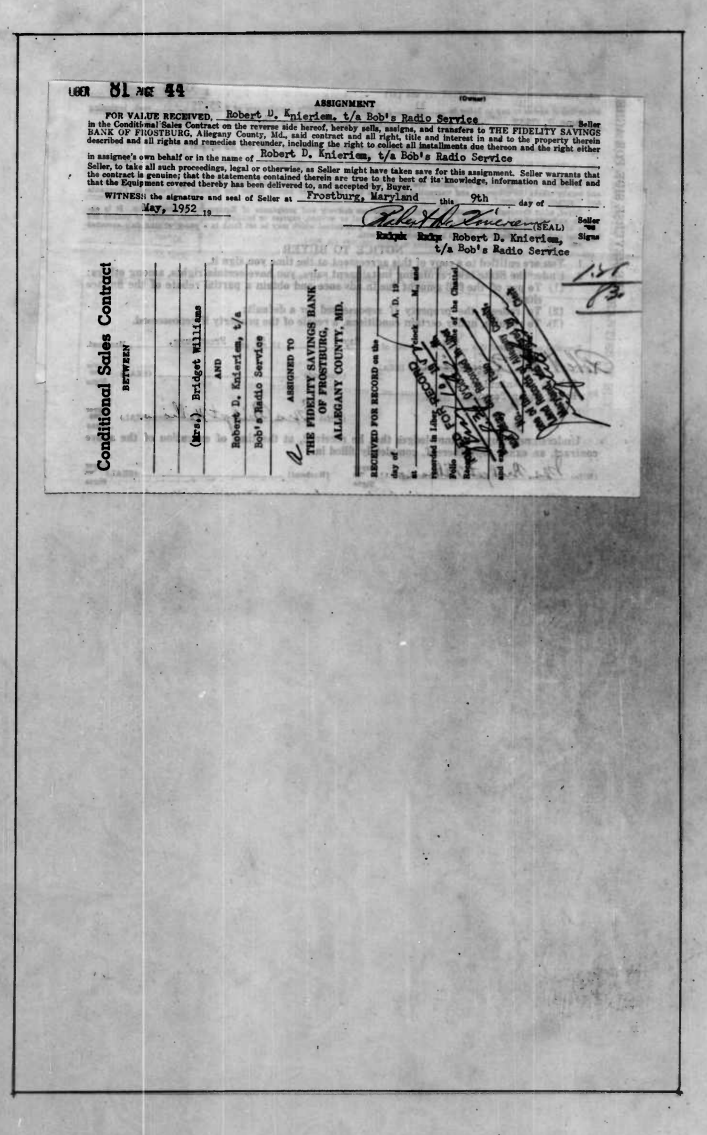
Title to the car is retained by the holder herses? (meaning Seller, or Universal C.I.T. Credit Corporation hereinafter called "Universal C.I.T." If this contract is assigned to it), until said balance is fully paid in money. The car shall be at Customer's risk. The holder as creditor of Customer is authorized to purchase fire, theft and such other insurance in such forms and amounts as the holder may require: Customer hereby assigns to the holder any money mot in excess of the unpaid balance hereunder which may become payable under such insurance, including return or unearned premiums, and directs any insurance company to make payment direct to the holder to be applied to said unpaid balance and appoints the holder to be applied to said unpaid balance and aspoints the holder at atturney in fact to indeer any pay all premiums thereon. Customer agrees: to pay promptly all taxes and assessments upon the car and/or for its use or operation and/or on this company to make payments are due and pay and pay and premiums thereon. Customer agrees: to pay promptly all taxes and assessments upon the car and/or for its use or operation and/or on this company to make pay all premiums thereon. Customer agrees: to pay promptly all taxes and assessments upon the car and/or for its use or operation and/or on this company to make pay all premiums thereon. Customer agrees: to pay promptly all taxes and assessments upon the car and/or for its use or operation and/or on this company to make payment are due to the holder may purchase and parts shall become part of the var by accession; not to sell or encumber the car or use it for hirp or illegally; to settle all claims against Seller directly with Seller and not to set up any such daim in any action brought by Universal C.I.T.; to send notice by registered mail to the holder within \$4 hours after repossession if Customer defaults on any obligation under this contract, the full balance shall without notice become due and payable in accessories in the same payment and the payment and t

We hereby sell and assign the foregoing contract and all interest in the car, and our rights under any guaranty, to UNIVERSAL C.I.T. CREDIT CORPORATION (hereluafter termed "Universal C.I.T."), without recourse as to Customer's obligation of payment, with full power to Universal C.I.T. In its or our name to take all such legal or other proceedings as we might take, save for this assignment. We warrant that: the coutract is genuine; the cash payment and/or the trade-in allowance were received; all statements of facts therein are true; we have good title to the car free of all liens and encumbrances; the Customer is not a minor and has capacity to contract; we have no knowledge of any facts which impair the validity or value of said contract; a true copy of said contract was duly delivered to Customer; Certificate of Title showing lien or encumbrance in favor of Universal C.I.T. has been or will be forthwith applied for if required by law. We waive all demands and notice of default and consent that without notice to us Universal C.I.T. has been or will be forthwith against Customer or any other obligor. If we execute any force of the words "without recourse as to Customer's obligation of payment" are deemed deleted.

(See other side for Dearet's signature to assignment.)



Mt. Surages  Mt. Surages  Meritand, on Buyer spress to purchase, upon the terms and conditions hereins to the control of the c	der of Sady	(Civ)	Maryland, hereby agrees to sell and install, and to furnish all labor and materia  Columbia Street.
Case the property described below, complete with standard stiachments and equipment, visi  One 17 7 5 7 Motorola T V Roceiver, perial 851 864  One 185 - 2 Masco T.V. Roceiver, perial 851 864  One 185 - 2 Masco T.V. Roceiver,  Equipment and artentia for installation & operation  Note: Include brief description of attachments and equipment  All of the above property is hereinafter returned to as "Equipment."  10 Case price  11 Case price  12 Case price  13 Case price  13 Case price  14 Case price  15 Case price  16 Case price  17 Case price  18 Case price  19 Case price  10 Case price  11 Case price  12 Case price  12 Case price  13 Case price  14 Case price  15 Case price  16 Case price  17 Case price  18 Case price  19 Case price  10 Case price  11 Case price  12 Case price  13 Case price  14 Case price  15 Case price  16 Case price  17 Case price  18 Case price (sum of above items)  19 Case price  10 Case price  11 Case price  12 Case price  12 Case price  13 Case price  14 Case price  15 Case price  16 Case price  17 Case price  18 Case price  18 Case price  19 Case price  10 Case price  11 Case price  12 Case price  12 Case price  13 Case price  14 Case price  15 Case price  16 Case price  17 Case price  18 Case price  18 Case price  19 Case price  19 Case price  19 Case price  10 Case p	The state of the s	complete installat	ion on the premises of Buyer, at(Bired)
Quantity   Robal   Description of Macchandise    One   17 7 6 7   Motorcla T V Roceiver, serial 851 864    One   18 - 2   Masco T.V. Roceiver, serial 851 864    One   18 - 2   Masco T.V. Roceiver, serial 851 864    Registered and artentia for installation & operation    All of the above property is hereinafter referred to as "Equipment."   308, 71    Only price   30, 50    Charge for deliver, installation, repair or other services (if any)   30, 50    Deven Payment   5, 100    Tradical selling price (san of above liens)   4, 338, 72    Down Payment   5, 100    Tradical selling relice (san of above liens)   4, 287, 72    Insurance (None)   5, 100    Principal balance (Sun of Rass (5), (9) and (7)]   5, 20, 72    Description for   1, 100    Principal balance (Sun of Rass (5), (9) and (7)]   5, 20, 72    Principal balance (Sun of Rass (5), (9) and (7)]   5, 20, 72    Principal balance (Sun of Rass (5), (9) and (7)]   5, 20, 72    Principal balance (Sun of Rass (5), (9) and (7)]   5, 20, 72    Principal balance (Sun of Rass (5), (9) and (7)]   5, 20, 72    Principal balance (Sun of Rass (5), (9) and (7)]   5, 20, 72    Principal balance (Sun of Rass (5), (9) and (7)]   5, 20, 72    Principal balance (Sun of Rass (5), (9) and (7)]   5, 20, 72    Principal balance (Sun of Rass (5), (9) and (7)]   5, 20, 72    Principal balance (Sun of Rass (6), (9) and (7)]   5, 20, 72    Principal balance (Sun of Rass (6), (9) and (7)]   5, 20, 72    Principal balance (Sun of Rass (6), (9) and (7)]   5, 20, 72    Principal balance (Sun of Rass (6), (9) and (7)]   5, 20, 72    Principal balance (Sun of Rass (6), (9) and (7)]   5, 20, 72    Principal balance (Sun of Rass (6), (9) and (7)]   5, 20, 72    Principal balance (Sun of Rass (6), (9) and (7)]   5, 20, 72    Principal balance (Sun of Rass (6), (9) and (7)]   5, 20, 72    Principal balance (Sun of Rass (6), (9) and (7)]   5, 20, 72    Principal balance (Sun of Rass (6), (9) and (7)]   5, 20, 72    Principal balance (Sun of Rass (6), (9) and (7)]   5, 20, 72    Principal balance	m: _mmmm	(CIV)	
One 17 T 6 F Motorola T V Receiver, serial 851 864 One 18 - 2 Masco T.V. Booster,  Equipment and antenna for installation & operation  Note: Include brief description of attachments and equipment  All of the above property is bereinsfer referred to as "Equipment."  308, 71  Cash price  10 Charges for deliver, installation, repair or other serious (if any)  11 Total cash selling price (sum of above items)  12 Total cash selling price (sum of above items)  13 Total cash selling price (sum of above items)  14 Total cash selling price (sum of above items)  15 Total cash selling price (sum of above items)  16 Unpaic balance of cash price [Items (2) less item (4)]  17 Unpaic balance (Kotos)  18 Insurance (Kotos)  19 Principal balance (Bum of Items (8) and (9)]  19 Principal balance (Bum of Items (8) and (9)]  10 Principal balance (Bum of Items (8) and (9)]  11 March Ballance (Bum of Items (8) and (9)]  12 Solution (Bum of Items (8) and (9)]  13 June (2, 1952)  14 June (2, 1952)  15 June and a final installment or the balance of \$24.90  16 Mary 9, 1953  The following collateral security has been taken for the Buyer's chilgation under the suption "Agreements. Cree and Warrantics and warrantics and out on the evenus side hereof under the suption "Agreements. Cree and Warrantics and warrantics and out on the evenus side hereof under the suption "Agreements. Cree and Warrantics and suption and warrantics and out on the evenus side hereof under the suption "Agreements. Cree and warrantics and warrantics and out on the evenus side hereof under the suption "Agreements. Cree and warrantics and out on the evenus side hereof under the suption "Agreements. Cree and warrantics and out on the evenus side hereof under the suption "Agreements. Cree and warrantics and out on the agrees seed in the property if reposees which may be are forch in a paper writing daily execution of the property if reposees which may be are forch in a paper writing daily execution of the property if reposees and of the property if reposees and of the prop	et forth, the	market and the same of	at the time of the state of the state of the same and the time of the state of the state of the same o
One 17 T 6 F Motorola T V Receiver, serial 851 864.  One 18 - 2 Masso T.V. Booster,  Equipment and antenna for installation & operation  Note: Include brief description of attachments and equipment  All of the above property is bereinsfire referred to as "Equipment."  All of the above property is bereinsfire referred to as "Equipment."  Ocab price  Case price  Case price  Case price  Down Payment  Case  Lagrage for deliver, installation, repair or other services (if any)  Down Payment  Case  Case  Lagrage for deliver, installation, repair or other services (if any)  Down Payment  Sale Case  Ca	Quantity	Model	Description of Merchandise
Note: Include brief description of attachments and equipment  All of the above property is hereinafter referred to as "Equipment."  All of the above property is hereinafter referred to as "Equipment."  (Charge for delivery, installation, repair or other services (if any)  (Description of a services (in any)  (Down Payment  (Down Payment  (Serial No.  (287, 71  (Down Payment  (Serial No.  (Wife) Manufaction of series of s	eliled to a	recession to test	
Note: Include brief description of attachments and equipment  All of the above property is bereinsfer referred to as "Equipment."  All of the above property is bereinsfer referred to as "Equipment."  All of the above property is bereinsfer referred to as "Equipment."  308, 71  Cash price  3. Charges for delivery, installation, repair or other services (if any)  5. Total cash selling price (sum of above homes)  Cash  5. Total cash selling price (sum of above homes)  Cash  4. Sh. Co  Trade-in allowance  8 Model  8 Serial No.  1. 287, 71  1. Dover lyapment  1. Sh. Co  Trade-in allowance  8 Model  1. Serial No.  1. Seconding for  1. Principal balance of cash price [Item (3) less item (4)]  1. Descripts (Kome)  7. Recording for  1. Principal balance (Sum of Items (6), and (7))  1. Principal balance (Sum of Items (6), and (7))  1. Principal balance (Sum of Items (6), and (7))  1. Principal balance (Sum of Items (6), and (7))  1. Principal balance (Sum of Items (6), and (7))  1. Principal balance (Sum of Items (6), and (7))  1. Principal balance (Sum of Items (6), and (7))  1. Principal balance (Sum of Items (6), and (7))  1. Principal balance (Sum of Items (6), and (7))  1. Principal balance (Sum of Items (8) and (9))  1. Principal balance (Sum of Items (8) and (9))  1. Principal balance (Sum of Items (8) and (9))  1. Principal balance (Sum of Items (8), and (7))  2. Principal balance (Sum of Items (8), and (7))  3. Society of Items (8), and (8), and (9)  1. This balance (Sum of Items (8), and (9))  The following collateral security has been taken for the Buyer's obligation under the Agreement:  To indice Sellier to deliver and install the above Equipment on the premises of Buyer, Buyer bereiny agrees with Busic and Warrandies of Buyer.  The following collateral security has been taken for the Buyer's obligation under the application of the Agreement is good order.  The indices Sellier to deliver and install the above Equipment on the appear of Equipment is good order.  The indices Sellier to deliver and install the	of manager and	17 T 6 Y	a year at according to the later of committee of the later of the late
Note: Include brief description of attachments and equipment  All of the above property is hereinafter referred to as "Equipment."  (Cash price of delivery, installation, repair or other services (if any)  (Description of delivery, installation, repair or other services (if any)  (Description of delivery, installation, repair or other services (if any)  (Down Pryment  (Cash  (Down Pryment  (Cash  (Down Pryment  (Cash  (Down Price of the State of them (5) less item (4)]  (Down Price of the State of them (5) less item (4)]  (Down Price of the State of them (5), (6) and (7)]  (Down Price of the State of them (5), (6) and (7)]  (Down Price of them (5), (6) and (7)]  (Down Price of them (5), (6) and (7)]  (Down Price of them (6) and (9)]  (Down Price of the Alama (6) and (9)]  (Down Price		MB - 2	MASCO T.V. BOOSter,
Note: Include brief description of attachments and equipment  All of the above property is bereinafter referred to as "Equipment."  (Cash price)  (Cash pric	the set beg	stringes the second of	Equipment and antenna for installation & operation
Note: Include brief description of attachments and equipment  All of the above property is hereinafter referred to as "Equipment."  306, 71  30, 00  336, 71  30, 00  336, 71  Total cash selling price (sum of above items)  51.00  Cash  51,00  Trade allowance  8 Make  Bits  Model  Serial No.  10 Down Payment  Secording fee  10 Imparities (None)  Recording fee  10 Prinate balance of cash price [Item: (3) less item (4)]  Prinate (None)  Recording fee  10 Prinate (Sum of Items (6), (6) and (7)]  Prinate Balance (Sum of Items (6), (6) and (7)]  Prinate Balance (Sum of Items (6), (6) and (7)]  This Balance (Sum of Items (6), (6) and (7)]  The following collateral security has been taken for the Buyer's abligation under this Agreement:  To induce Seller to deliver and install the above Equipment on the premises of Buyer, Buyer hereby agrees with 5 and hereby makes the covenants and warranties set out on the reverse add hereof under the caption "Agreements, Over ad Warranties of Buyer, and a final installment or the balance of Equipment in good order. It receives understood and agreed that no within agreements, ord or written, express or implied, shall limit, modify or qualify your servers of the payer with 5 and hereby makes the covenants and warranties set out on the reverse add hereof under the caption "Agreements, Over and Warranties of Buyer, and a compaction herewise.  To indicate Seller to deliver and install the above Equipment on the premises of Equipment in good order. It receive understood and agreed that no within agreement after the world for the caption "Agreements, Over and Warranties of Buyer, Buyer hereby agrees with 5 and hereby makes the covenants and warranties set out on the reverse and hereof under the caption "Agreements, Over and Warranties of Buyer, Buyer hereby agrees with 5 and hereby makes the covenants and warranties activery and acceptance of Equipment in good order. It is received the caption of Buyer and advance and obtain a partial rebate of the financharge;  1 To redeem the property if	Macin Kinder to a Jackmysoco- pigo tib sing sit pult vicio	CO TO AND ADDRESS OF THE PARTY	that the court and other of plot represent to bus thereon will be exceeded at well. (1) her recise of a respect of a court of the court
1) Cash price  (1) Cherges for delivery, installation, repair or other services (if any)  (2) Cherges for delivery, installation, repair or other services (if any)  (3) Down Payment  (4) Down Payment  (5) Down Payment  (6) Down Payment  (7) Second Recording fee  (8) Unpair balance of cash price [Item (3) less item (4)]  (8) Insurance (None)  (9) Principal balance (Sum of Items (8) and (9)]  (9) Principal balance (Sum of Items (8) and (9)]  (10) Principal balance (Sum of Items (8) and (9)]  (11) Principal balance (Sum of Items (8) and (9)]  (12) Principal balance (Sum of Items (8) and (9)]  (13) Principal balance (Sum of Items (8) and (9)]  (14) Principal balance (Sum of Items (8) and (9)]  (15) Principal balance (Sum of Items (8) and (9)]  (16) Principal balance (Sum of Items (8) and (9)]  (17) Principal balance (Sum of Items (8) and (9)]  (18) Principal balance (Sum of Items (8) and (9)]  (19) Principal balance (Sum of Items (8) and (9)]  (10) Principal balance (Sum of Items (8) and (9)]  (10) Principal balance (Sum of Items (8) and (9)]  (10) Principal balance (Sum of Items (8) and (9)]  (10) Principal balance (Sum of Items (8) and (9)]  (10) Principal balance (Sum of Items (8) and (9)]  (10) Principal balance (Sum of Items (8) and (9)]  (11) Principal balance (Sum of Items (8) and (9)]  (12) Principal balance (Sum of Items (8) and (9)]  (13) Principal balance (Sum of Items (8) and (9)]  (14) Principal balance (Sum of Items (8) and (9)]  (15) Principal balance (Sum of Items (8) and (9)]  (16) Principal balance (Sum of Items (8) and (9)]  (17) Principal balance (Sum of Items (8) and (9)]  (18) Principal balance (Sum of Items (8) and (9)]  (19) Principal balance (Sum of Items (8) and (9)]  (10) Principal balance (Sum of Items (8) and (9)]  (10) Principal balance (Sum of Items (8) and (9)]  (11) Principal balance (Sum of Items (8) and (9)]  (12) Principal balance (Sum of Items (8) and (9)]  (13) Principal balance (Sum of Items (8) and (9)]  (14) Principal balance (Sum of Items (8) and (9)]  (15) Principal balanc	in Jourge	off the patter	AT MAY OF TAXES SERVICES BY ANY LIST ASSESSED THE TAXES OF THE PARTY O
23.00  Total cash selling price (sum of above items)	1) Cash p	e above property	granded days to traces and the agent are the state of their contract of the state o
Cash	2) Charges	for delivery, inst	tallation, repair or other services (if any)
Cash	2011/2005/201		(sam of spore tiems)
Trade-in allowance  Make  Bits  Model  Serial No.  287.71  Dispatch balances of each price [Item (3) less item (4)]  Recording for  Recording for  Principal balance (Sum of Items (5), (6) and (7))  Principal balance (Sum of Items (8) and (9))  Balance (Sum of Items (8) and (9))  Principal balance (Items (8) and (9)  Principal balance (Items (	Agricultural and	The second	. 51.00
Unpair balance of cash price [Item (3) less item (4)]  Insurance (None)  Recording fee  Principal balance (Sum of Items (5), (8) and (7))  Finance Charge  Principal balance (Sum of Items (6), (8) and (7))  Finance Charge  Principal balance (Sum of Items (6) and (9))  Third Balance of agrees to pay to Seller in  June 7, 1952  19  und a final installment or the balance of \$2.5.75  asch, begin  June 7, 1952  The following collateral security has been taken for the Buyer's obligation under this Agreement:  To induce Seller to deliver and install the above Equipment on the premises of Buyer, Buyer hereby agrees with B and hereby nakes the covenants and warranties set out on the reverse side hereof under the caption "Agreements, Coven and Warranties of Buyer."  Buyer, after thorough examination, bereby acknowledges delivery and acceptance of Equipment in good order. It is reasily understood and agreed that no either agreement, oral or written, express or implied, shall limit, modify or qualify arms of this Agreement, except such warranties and/or guarantees which may be set forth in a paper writing duly except Seller at stached hereto or issued in connection herewith.  NOTICE TO BUYER  1. You are entitled to a copy of this agreement at the time you sign it.  2. Under the State law regulating installment sales, you have certain rights, among othe (1) To pay off the full amount due in advance and obtain a partial rebate of the final charge;  (2) To redeem the property if repossessed for a default;  (3) To require, under certain conditions, a resale of the property if repossessed.  Executed and delivered this  Agreements  (SEAL)  Robert D. Kriseries, t/a  Bold Robert D. Kriseries, t/a  (Wite)  Buyer Bu	ATTENDED TO SERVICE	allowance .	Participation (Proposition - Annual Control of College
Recording fee    Recording fee	CONTRACTOR OF STREET		287.71
7) Principal balance (Sum of Items (5), (6) and (7)]  8) Prinance Charge  10) TIME BALANCE (Sum of Items (8) and (9)]  11	NAMES OF TAXABLE PARTY.		THE RESERVE OF THE PARTY OF THE
b) Finance Charge  10) Finance Charge  10) Time Balance (Sum of Items (8) and (9))  11) Time Balance (Sum of Items (8) and (9))  12) The Balance (Sum of Items (8) and (9))  13) The Balance (Sum of Items (8) and (9))  14) The Balance (Sum of Items (8) and (9))  15) The following agrees to pay to Seller in 11 successive monthly installments of \$25.75 each, begin June 2, 1952 19 and a final installment or the balance of \$24.90 on May 9, 1953  15) The following collateral security has been taken for the Buyer's obligation under this Agreement:  16) To induce Seller to deliver and install the above Equipment on the premises of Buyer, Buyer bereby agrees with B and hereby makes the covenants and warranties set out on the reverse side hereof under the caption "Agreements, Cover and Warranties of Buyer."  17) Buyer, after therough examination, hereby acknowledges delivery and acceptance of Equipment is good erder. It is result undownshood and agreed that no other agreement, oral or written, express or implied, shall limit, modify or qualifyerms of the Agreement, except such warranties and/or guarantees which may be set forth in a paper writing duly vice y Seller and attached hereto or issued in connection between the Agreement at the time you sign it.  1 You are entitled to a copy of this agreement at the time you sign it.  2 Under the State law regulating installment sales, you have certain rights, among othe (1) To pay off the full amount due in advance and obtain a partial rebate of the final charge:  (2) To redeem the property if repossessed for a default;  (3) To require, under certain conditions, a resale of the property if repossessed.  17) Foot of the final connection of the property if repossessed for a default;  (3) To require under certain conditions, a resale of the property if repossessed.  18) Foot of Particular and This:  (4) Buy Bulley Bu	7) Record	ng fee	The last of the control of the same of the
The Balance (Sum of Rome (8) and (9))  thick Buyer agrees to pay to Seller in	XX 0.550		If Items (0), (0) and (7)]
thich Buyer agrees to pay to Seller in	A 100 CO		200
The following collateral security has been taken for the Buyer's obligation under this Agreement:  The following collateral security has been taken for the Buyer's obligation under this Agreement:  To induce Seller to deliver and install the above Equipment on the premises of Buyer, Buyer hereby necessary and acceptance of Buyer.  Buyer, after therough examination, hereby acknowledges delivery and acceptance of Equipment in good order. It result understood and agreed that no other agreement, oral or written, express or implied, shall limit, modify or qualifyerms of the Agreement, except such warranties and/or guarantoes which may be set forth in a paper writing duly except set and attached hereto or issued in connection between the NOTICE TO BUYER  1. You are entitled to a copy of this agreement at the time you sign it.  2. Under the State law regulating installment sales, you have certain rights, among othe (1) To pay off the full amount due in advance and obtain a partial rebate of the final charge;  (2) To redeem the property if repossessed for a default;  (3) To require, under certain conditions, a resale of the property if repossessed.  Executed and delivered this 9th. day of May 10.52 at Frostburg, Mary Robert D. Enieries, t/a  Bobs. Pastio Services as This (SEAL)  (Wife) Buyer Buyer hereby agreement:			
To induce Seller to deliver and install the above Equipment on the premises of Buyer, Buyer hereby agrees with But hereby makes the covenants and warranties set out on the reverse side hereof under the caption "Agreements, Cover and Warranties of Buyer."  Buyer, after thorough examination, hereby acknowledges delivery and acceptance of Equipment in good order. It is resuly understood and agreed that no other agreement, oral or written, express or implied, shall limit, modify or qualifyerms of this Agreement, except each warranties and/or guarantees which may be set forth in a paper writing duly except Seller and attached hereto or issued in econoction berwith.  NOTICE TO BUYER  1. You are entitled to a copy of this agreement at the time you sign it. 2. Under the State law regulating installment sales, you have certain rights, among othe (1) To pay off the full amount due in advance and obtain a partial rebate of the final charge; (2) To redeem the property if repossessed for a default; (3) To require, under certain conditions, a resale of the property if repossessed.  Executed and delivered this 9th. day of May 10.52 at Frostburg, Mary (SEAL)  Robert D. Knieriem, t/a  (Wife) Bushall Services and Title)  (Wife) Bushall Mary (SEAL)	June 9	1952	9 und a final installment or the balance of \$ 22,90 on May 9, 1953
To induce Seller to deliver and install the above Equipment on the premises of Buyer, Buyer hereby agrees with But hereby makes the covenants and warranties set out on the reverse side hereof under the caption "Agreements, Cover and Warranties of Buyer."  Buyer, after thorough examination, hereby acknowledges delivery and acceptance of Equipment in good order. It is resuly understood and agreed that no other agreement, oral or written, express or implied, shall limit, modify or qualifyerms of this Agreement, except each warranties and/or guarantees which may be set forth in a paper writing duly except Seller and attached hereto or issued in econoction berwith.  NOTICE TO BUYER  1. You are entitled to a copy of this agreement at the time you sign it. 2. Under the State law regulating installment sales, you have certain rights, among othe (1) To pay off the full amount due in advance and obtain a partial rebate of the final charge; (2) To redeem the property if repossessed for a default; (3) To require, under certain conditions, a resale of the property if repossessed.  Executed and delivered this 9th. day of May 10.52 at Frostburg, Mary (SEAL)  Robert D. Knieriem, t/a  (Wife) Bushall Services and Title)  (Wife) Bushall Mary (SEAL)	The fell	wing collateral a	equity has been taken for the Buyer's obligation under this Agreement:
nd hereby makes the covenants and warranties set out on the reverse side hereof under the caption "Agreements, Covenant Warranties of Buyer."  Buyer, after therough examination, hereby acknowledges delivery and acceptance of Equipment in good order. It is reasily understood and agreed that no other agreement, oyal or written, express or implied, shall limit, modify or qualifyerm of the Agreement, except such warranties and/or guarantoes which may be set forth in a paper writing duly except Seller and attached hereto or issued in connection berewith.  NOTICE TO BUYER  1. You are entitled to a copy of this agreement at the time you sign it.  2. Under the State law regulating installment sales, you have certain rights, among other (1) To pay off the full amount due in advance and obtain a partial rebate of the final charge;  (2) To redeem the property if repossessed for a default;  (3) To require, under certain conditions, a resale of the property if repossessed.  Proguted and delivered this 9th day of May 10.52, at Frostburg, Mary (SEAL)  Robert D. Knieriem, t/a.  (SEAL)  (Wite) Bush Bullet Million (SEAL)  (Wite) Bush Bullet Million (SEAL)		95 270	all alternative reports to the second property of the state of the second
Buyer, after thorough examination, hereby acknowledges delivery and acceptance of Equipment in good order. It is ready understood and agreed that no other agreement, oral or written, express or implied, shall limit, medity or quality or quality or any series of the Agreement, except such warrantees and/or guarantees which may be set forth in a paper writing duly except Seller and attached hereto or issued in connection berswith.  NOTICE TO BUYER  1. You are entitled to a copy of this agreement at the time you sign it. 2. Under the State law regulating installment sales, you have certain rights, among othe (1) To pay off the full amount due in advance and obtain a partial rebate of the final charge; (2) To redeem the property if repossessed for a default; (3) To require, under certain conditions, a resale of the property if repossessed.  Frequest and delivered this 9the day of May 10 52, at Frostburg, Mary (SEAL)  Robert D. Knieriem, t/a  (SEAL)  (Wite) Bush Bulgtthillereseal.	and hereby is	nakes the covenan	
NOTICE TO BUYER  1. You are entitled to a copy of this agreement at the time you sign it.  2. Under the State law regulating installment sales, you have certain rights, among other (1) To pay off the full amount due in advance and obtain a partial rebate of the financharge;  (2) To redeem the property if repossessed for a default;  (3) To require, under certain conditions, a resale of the property if repossessed.  Proguted and delivered this 9th. day of May 10.52, at Frostburg, Mary (SEAL)  Robert D. Knieriem, t/a.  (SEAL)  (Wite) Bush Bullet Millionesseal.			mination, hereby acknowledges delivery and acceptance of Equipment in good order. It is I that no other agreement, oral or written, express or implied, shall limit, modify or qualify cept such warranties and/or guarantees which may be set forth in a paper writing duly execu
1. You are entitled to a copy of this agreement at the time you sign it.  2. Under the State law regulating installment sales, you have certain rights, among other (1) To pay off the full amount due in advance and obtain a partial rebate of the final charge;  (2) To redeem the property if repossessed for a default;  (3) To require, under certain conditions, a resale of the property if repossessed.  Proguted and delivered this 9th. day of May 10.52, at Frostburg, Mary (SEAL)  Robert D. Knieriem, (SEAL)  Robert D. Knieriem, t/a.  (Wite) Bullet Milliones (SEAL)  (Wite) Bullet Milliones (SEAL)	pressly under	PERSONAL PROPERTY OF	T MENUS IN COORSECTION DESCRIPTION.
charge:  (2) To redeem the property if repossessed for a default; (3) To require, under certain conditions, a resale of the property if repossessed.  Enguted and delivered this 9th. day of May 10.52, at Frostburg, Mary  Robert D. Knieriem, (SEAL)  Robert D. Knieriem, t/a  (Wife) Bus Bulgt Williams (SEAL)  (Wife) Bus Bulgt Williams	stuyer, a pressly under erms of this ey Seller and	world militarily or	
Robert D. Knieriem, t/a  (SEAL)  (Wife)  Description  (Wife)  Description  (Wife)  Description  (Wife)  Robert M. Zenizion  (SEAL)  (BEAL)  (Wife)  Description  (Wife)	1. Yo 2. Un	u are entitled der the State	NOTICE TO BUYER to a copy of this agreement at the time you sign it.
Robert D. Knieriem, t/a.  Robert D. Knieriem, t/a.  (Wife) By Bulgt William and Thin)	1. Yo 2. Un (1)	u are entitled der the State To pay off t charge; To redeem	NOTICE TO BUYER to a copy of this agreement at the time you sign it. law regulating installment sales, you have certain rights, among other he full amount due in advance and obtain a partial rebate of the finar the property if repossessed for a default;
Robert D. Knieriem, t/a.  (Husband) — (SEAL)  (Wife) By Bulgt William (SEAL)	1. Yo 2. Un (1) (2) (3)	u are entitled der the State To pay off t charge; To redeem To require,	NOTICE TO BUYER to a copy of this agreement at the time you sign it. law regulating installment sales, you have certain rights, among other he full amount due in advance and obtain a partial rebate of the finar the property if repossessed for a default; under certain conditions, a resale of the property if repossessed.
(WILL) Bus Bright Williams	1. Yo 2. Un (1) (2) (3)	u are entitled der the State To pay off t charge; To redeem To require,	NOTICE TO BUYER to a copy of this agreement at the time you sign it. law regulating installment sales, you have certain rights, among other he full amount due in advance and obtain a partial rebate of the finan the property if repossessed for a default; under certain conditions, a resale of the property if repossessed.  10. 52, at Frostburg, Maryla
(Wite) Bus Bridget Williams 221)	1. Yo 2. Un (1) (2) (3)	u are entitled der the State To pay off t charge: To redeem To require,	NOTICE TO BUYER  to a copy of this agreement at the time you sign it. law regulating installment sales, you have certain rights, among other he full amount due in advance and obtain a partial rebate of the finan- the property if repossessed for a default; under certain conditions, a resale of the property if repossessed.  so 9th. day of May 19 52, at Frostburg, Maryla  (SEAL)
Understand Driver advantales that he resided at the time of great at the	1. Yo 2. Un (1) (2) (3) Rober	u are entitled der the State To pay off t charge: To redeem To require, and delivered the charge: t D. Knierie	NOTICE TO BUYER  to a copy of this agreement at the time you sign it. law regulating installment sales, you have certain rights, among other he full amount due in advance and obtain a partial rebate of the finan- the property if repossessed for a default; under certain conditions, a resale of the property if repossessed.  she day of May 19 52, at Frostburg, Maryla  (SEAL)  (SEAL)  (SEAL)
Linear street and the second second second section at the time of owner the second sec	1. Yo 2. Un (1) (2) (3) Rober	u are entitled der the State To pay off t charge: To redeem To require, and delivered the charge: t D. Knierie	NOTICE TO BUYER  to a copy of this agreement at the time you sign it. law regulating installment sales, you have certain rights, among other he full amount due in advance and obtain a partial rebate of the finan- the property if repossessed for a default; under certain conditions, a resale of the property if repossessed.  she day of May 19 52, at Frostburg, Maryla  (SEAL)  (SEAL)  (SEAL)
	1. You 2. Un (1) (2) (3) Rober Bolds	u are entitled der the State To pay off t charge; To redeem To require, d and delivered the charge of the charge o	NOTICE TO BUYER  to a copy of this agreement at the time you sign it. law regulating installment sales, you have certain rights, among other he full amount due in advance and obtain a partial rebate of the final the property if repossessed for a default; under certain conditions, a resale of the property if repossessed.  the day of May 10. 52 at Frostburg, Maryle (SEAL)  May (SEAL) (Husband) (SEAL)



(Na											-
	ame of		day	ame	- 4	7 He	(Street	ddress)	wy	J. B.	-
	-		ate)	_, bereinafter	called Buyer, as	8000 AS CORVERI	ent, F.	0. B. Tel	edo, Obie	o, freight	prepaid-
ind	lot	1	Chart	Color	Capacity	Long neck-	Open		Electric	1000	Current
ulpn	ment		0.00	Color	Capacity	bowl, beb par	a, etc.	Voltage	Cycle	Phase	AC-DC
1.	- 0		.001					113	2011	1	AC
	CPR	4			Control of the Control						-
	-	-	an Walliam			-100-					-50
-	pment_	to p	ay Soller:		00		1		8 93	. 3	92
nipo	ortation	•)		de	Your	u	46	000		-	60
Cash	h/Chec	k wit	h order -				-4-			13	35
Good	de trad	led in	described	as follows:	-190	# 21K	41e		1	AX	6
	a di	D	***	Van	nent	4720		1000		3	41.
	at Cred	fite_	1000	-	NAC CONTRACTOR		-		-	-	400
P	price _	_					1.10			3	101.
	2	8	60						HE	8	22,
		18			Sind of		to the		1	1	324.
_		_Sty	io		sind or uipment	Serial				- 8	1000
		44						101 51			at least
ANC	CE cor	aside	retion		A HAIR				1	100	
	0.7		11	alaman an dalla				2. 27			
and	d a S	24	1 Time B	Sance as Tollo	ws:in 30 days monthly insta	Imenta / 1/	of which		unt on \$	21	(20mm
					stallment shall be					5.	952
ery erti	of not	e she	li not be	considered as	payment or wait	er of any term of total amount h	or condi	y be dete	is contra	meller for	machines.
ery erti	of not	e she	li not be	considered as	payment or wait	er of any term of total amount h	or condi	y be dete	is contra	meller for	machines.
partino mando partino	of not tial ship nake an wayable. uyer to ous writion or its a fill not see on t n payment of deducthe in not be are el itate s: (1	e shamout ay pa incil control of the	il not be is are made yment pro transfer consent, a for said a for said a print of the pure of the pur	considered as ie, the proport ovided for about proportion, relier or its age equipment as an indicate of the second was and to assume thase price, ance of this or representation a copy of ulating in off the face charge	payment or wait interest of the second of th	pt to remove an estate of any term of the title to easier of and rethe title to easier of the title title title to easier of the title	or condi- creof be- ace price and property amove a property with the secondition of a condition	y be determined of the bod on the less any oment from all equipty of shall be true. I shall all the beautiful and ame after as beyond a certice and certy is	is contra- unit price unit price previous  m the present retained m for the delivery seller's sign ain rig d obts f repo	seller for the ses of the payment emisse he by seller purchase to the escontrol, it. 2. ghts, iin a ssesse	machines, to thereon are inheritance of the arrive, none that seller Under among partial d for a
partino mando partino	of not tial ship nake an wayable. uyer to ous writ or its a flag in pure tes on t n paym mu to de diue the l not be are el state s: (1 e of lit; (i	e shamout ay pa incil control of the	il not be is are made yment pro transfer consent, a for said a for said a print of the pure of the pur	considered as ie, the proport ovided for about proportion, relier or its age equipment as an indicate of the second was and to assume thase price, ance of this or representation a copy of ulating in off the face charge	payment or wait interest of the second of th	pt to remove an estate of any term of the title to easier of and rethe title to easier of the title title title to easier of the title	or condi- creof be- ace price and property amove a property with the secondition of a condition	y be determined of the bod on the less any oment from all equipty of shall be true. I shall all the beautiful and ame after as beyond a certice and certy is	is contra- unit price unit price previous  m the present retained m for the delivery seller's sign ain rig d obts f repo	seller for the ses of the payment emisse he by seller purchase to the escontrol, it. 2. ghts, iin a ssesse	machines, to thereon are inheritance of the arrive, none that seller Under among partial d for a
taxe of the control o	of not tial ship nake an wayable. uyer to ous writ or its a flag in pure tes on t n paym mu to de diue the l not be are el state s: (1 e of lit; (i	e shamout ay pa incil control of the	il not be is are made yment pro transfer consent, a for said a for said a print of the pure of the pur	considered as ie, the proport ovided for about proportion, relier or its age equipment as an indicate of the second was and to assume thase price, ance of this or representation a copy of ulating in off the face charge	payment or wait interest of the second of th	pt to remove an estate of any term of the title to easier of and rethe title to easier of the title title title to easier of the title	or condi- creof be- ace price and property amove a property with the secondition of a condition	y be determined of the bod on the less any oment from all equipty of shall be true. I shall all the beautiful and ame after as beyond a certice and certy is	is contra- unit price unit price previous  m the present retained m for the delivery seller's sign ain rig d obts f repo	seller for the ses of the payment emisse he by seller purchase to the escontrol, it. 2. ghts, iin a ssesse	machines, to thereon are inheritance of the arrive, none that seller Under among partial d for a
parting of many parting of parting of parting of the parting of th	of notitial ship nake an ayarla. uyer to ous wri- or its a the pur- ship of the pur- ship of the its of the it	e shamour hay pa nell consideration of the ex- cent of the ex- paration of the ex- par	il not be is are made yment pro transfer consent, a for said a for said a print of the pure of the pur	econsidered as et, the proport ovided for about r possession, ruleller or its as equipment as equipment as so that had not the found whether the manufact of the found whether and to assume and to assume the price. ance of this co representation a copy of ulating in off the fi	payment or wait interest of the second of th	pt to remove an estate of any term of the title to easier of and rethe title to easier of the title title title to easier of the title	or condi- creof be- ace price and property amove a property with the secondition of a condition	y be determined of the bod on the less any oment from all equipty of shall be true. I shall all the beautiful and ame after as beyond a certice and certy is	is contra- unit price unit price previous  m the present retained m for the delivery seller's sign ain rig d obts f repo	seller for the ses of the payment emisse he by seller purchase to the escontrol, it. 2. ghts, iin a ssesse	machines, to thereon are inheritance of the arrive, none that seller Under among partial d for a
particle of the particle of th	of note of not	e shamour hay pa nell consideration of the ex- cent of the ex- paration of the ex- par	all not be in a row many many many property of transfer consent, a for said a principal property of the pure of th	econsidered as et, the proport ovided for about r possession, ruleller or its as equipment as equipment as equipment as the found whether the manufact of the found whether and to assume and to assume the found whether the price. ance of this co representation a copy of ulating in off the found whether ce charge uire, und	payment or wait instance sum of the two, it is agreed amoval, or attement may take poor above, and that instance, or taking of making of the sum of the su	er of any term or total amount his the purchas pt to remove an estation of and r the title to asid r near the title title to asid r near the title titl	or condi- cereof be- ace price- sid equip- genove a- property- min the mondition of a- condition ad herein the tim i have- ndyan e-property- min the mondition ad herein he tim i have- ndyan e-property- side and the mondition e-property- side and the mondition e-property- side and the mondition e	y be detection of the send on the less any ment from aid equipmy shall be read ame after as beyond a certifice and exerty it is a less and exert	unit price previous me the properties me the pro	seller for the seller for the seller for the payment of the payment of the seller payment in works all the the seller for the	machines, is thereon are inhefered and shall of fire arrise, none that seller Under among partial d for a perty if
parting of many parting of parting of parting of the parting of th	of note of not	e sha mount y pa y pa y pa y pa y pa y pa y pa y pa	all not be in a row many many many property of transfer consent, a for said a principal property of the pure of th	econsidered as et, the proport ovided for about r possession, ruleller or its as equipment as equipment as equipment as the found whether the manufact of the found whether and to assume and to assume the found whether the price. ance of this co representation a copy of ulating in off the found whether ce charge uire, und	payment or wait instance sum of the two, it is agreed amoval, or attement may take poor above, and that instance, or taking of making of the sum of the su	er of any term or total amount his the purcha pt to remove an estation of and r the title to asid r near the title	or condi- cereof be- ace price- sid equip- genove a- property- min the mondition of a- condition ad herein the tim i have- ndyan e-property- min the mondition ad herein he tim i have- ndyan e-property- side and the mondition e-property- side and the mondition e-property- side and the mondition e	y be detection of the send on the less any ment from aid equipmy shall be read ame after as beyond a certifice and exerty it is a less and exert	unit price previous me the properties me the pro	seller for the seller for the seller for the payment of the payment of the seller payment in works all the the seller for the	machines, is thereon are inhefered and shall of fire arrise, none that seller Under among partial d for a perty if
particle of the particle of th	of note of not	mell c then consider the constant of the const	all not be in are made in are made in are made in a for and in a for	econsidered as et, the proport ovided for about r possession, ruleller or its as equipment as equipment as equipment as the found whether the manufact of the found whether and to assume and to assume the found whether the price. ance of this co representation a copy of ulating in off the found whether ce charge uire, und	payment or wait instance sum of the two, it is agreed amoval, or attement may take poor above, and that instance, or taking of making of the sum of the su	er of any term or total amount his the purcha pt to remove an estation of and r the title to asid r near the title	or condi- cereof be- ace price- sid equip- genove a- property- min the mondition of a- condition ad herein the tim i have- ndyan e-property- min the mondition ad herein he tim i have- ndyan e-property- side and the mondition e-property- side and the mondition e-property- side and the mondition e	y be detection of the send on the less any ment from aid equipmy shall be read ame after as beyond a certifice and exerty it is a less and exert	unit price previous me the properties me the pro	seller for the seller for the seller for the payment of the payment of the seller payment in works all the the seller for the	machines, is thereon are inhefered and shall of fire arrise, none that seller Under among partial d for a perty if
particle of the particle of th	of note of not	mell c then consider the constant of the const	all not be in a row many many many property of transfer consent, a for said a principal property of the pure of th	econsidered as et, the proport ovided for about r possession, ruleller or its as equipment as equipment as equipment as the found whether the manufact of the found whether and to assume and to assume the found whether the price. ance of this co representation a copy of ulating in off the found whether ce charge uire, und	payment or wait instance sum of the two, it is agreed amoval, or attement may take poor above, and that instance, or taking of making of the sum of the su	er of any term or total amount h that the purcha pt to remove an accession of and r the title to acid a man, for remove the title to acid a man, for remove the title to acid a man, for remove the sales, you the sales, you the conditions of the co	or earlies exected as price and exected as price and exected as a small control of a smal	y be detection of the second of the less any ment from all or second of the second of	unit price the provious me the protection of the protection, the different control of the protection, the protection of	seller for the se of the payment of the payment of the payment of the seller payment of	machines, is thereon are inherior, and shall or fire arrier, none that seller Under among partial d for a perty if
d per or	o of note of a control of a con	mell of the country partition of the country p	all not be in are made in are made in are made in a for and in a for	econsidered as a, the proport ovided for about proport ovided for about proport ovided for about proport proport as an analysis of any proportion of a summary of a summary of the company of the form	payment or wain interest of the sum of the twee, it is agreed smoval, or attement may take poor above, and that insues or taking of my thin one year in the sum of th	er of any term of total amount he that the purchas pt to remove an accession of and return the title to acid a man accession of and return the title to acid a man accession of any transfer of the total to acid a man accession of a man accession of a man accession of a man accession of the total ac	t signer's act buyer by ac	y be detection of the second of the less any ment from all the second of	unit price the property of the	seller for the se of the payment of the payment of the payment of the seller payment of	machines, is thereon are inherior, and shall or far arrier, none that seller Under among partial d for a perty if
d per or	o of note of a control of a con	mell of the country partition of the country p	ill not be in a romain and in	econsidered as a, the proport ovided for about proport ovided for about proport ovided for about proport proport as an analysis of any proportion of a summary of a summary of the company of the form	payment or wain interest of the sum of the twee, it is agreed smoval, or attement may take poor above, and that insues or taking of my thin one year in the sum of th	er of any term of total amount he that the purchas pt to remove an accession of and return the title to acid a man accession of and return the title to acid a man accession of any transfer of the total to acid a man accession of a man accession of a man accession of a man accession of the total ac	t signer's act buyer by ac	y be detection of the second of the less any ment from all the second of	unit price the property of the	seller for the se of the payment of the payment of the payment of the seller payment of	machines, is thereon are inherior, and shall or far arrier, none that seller Under among partial d for a perty if
d per or	o of note of a control of a con	mell of the country partition of the country p	ill not be in a romain and in	econsidered as a, the proport ovided for about proport ovided for about proport ovided for about proport proport as an analysis of any proportion of a summary of a summary of the company of the form	payment or wain interest of the sum of the twee, it is agreed smoval, or attement may take poor above, and that insues or taking of my thin one year in the sum of th	er of any term of total amount he that the purchas pt to remove an accession of and return the title to acid a man accession of and return the title to acid a man accession of any transfer of the total to acid a man accession of a man accession of a man accession of a man accession of the total ac	tion and land in the state of t	emdido de de constante de const	equipment from the order of the order of the price less any equipment from over a said equipment of the order	h may be detached by condition of this contra- condition of this contra- condition of this contra- condition of the contra- condition of the contra- condition of the contra- contral	(day, month, year) h may be detached by seller for condition of this contract.  The seller for condition of this contract.  The seller for contract of the price less any previous payment over aid equipment, operty shall be retained by seller in the seller for the particular of the particular of the particular of same after delivery to the earliest in which the seller's control, herein.  Time you sign it. 2. have certain rights, vance and obtain a property if repossesse a resale of the property of the prop

Porto 1881-A	3 4742P	FORM FO	R COUNT	ER SCALE	S, PERSON	WEIGHER SCAL	ETC.	NoOC	1853
		MAY 9	1952 ca	Cum	herland	State M		nea # =	12-5
	SCALE OF	MP NY, a corpo	OW whose	principal office	is at Tolado 12	Ohio, bereinkter calls	Burer	200	All.
Ship to	11 10	(Name of I	odyer)	~	-/-		address)		Signal.
	(City)	200	(State)	_, hereinafter	called Buyer, as	soon as convenient, P.	O. E. Toledo	Ohlo, freight	prepaid—
Quantity	Style or Model	Kind of Equipment	Chart	Color	Capacity	Long neck-Open bowl, fish pan, etc.		ectric	Current AC—DC
/	3/50	Canlo	CM	17500	24	Platter			
	763-	SCALE	1311		-/	1 PAIR			
		136	1-1-	-113					-
in consider	ration of wh	sich Buyer agrees	to pay Seller:						1500
l. Cash p	orice of form	poing equipment _		n d a	IN 211	AW ATICE	1.00	-:7	0000
U Green	s for delive of cash price	ry (transportation	)	Hye.	THE PERSON	1000		-12	150
		(a) Cash/Check						a	4.3
•		(b) Goods trade	A III GEORIDO	as tollows:	SALES	7AX 4.3	0	15	19.3
			T	P	-	7700			220
5. Unpai	d balance id	(e) Other Cred	u po	Mary				12	97.3
	pal Balanon.		14 91	,				7	923
	e Charge Balance		7.6						14.8
		1.		1	Cind of			互	12.1
Unpai	d balance or	. \	_Style		uipment	Serial		8	
	E CONTRACTOR OF THE PARTY OF TH							129 11 1002	
9. Total	Cash TIM	E BALANCE con	alderation_					gli.	/
Buyer not pass to portion th You a material, y mechanic's Buyer of which a	r agrees to until full pereof, and agree that, rou will fur agrees to shall release	pay seller or its a syment of the put that no such judg should any new strenges from you pay all taxes on to buyer from paym	signs for said rehase price, a ment or the h Toledo machine parts and a r nearest autho he equipment ent of the pur	equipment as and of any jud- oringing of suit ne be found we nechanic's ser- prised service as and to assum whase price.	above, and that igment, or note, or taking of an rithin one year vices for replace tation. e all risk of injur	npt to remove said equescesson of and remove, the title to said prope or notes, (or renewals it y such note or judgment of the property of the provided the unity, loss or destruction of from cause or condition is not embodied her	rty shall be ret thereo(), given it shall waive of to have any d dersigned agre f same after de	ained by selle for the purch or affect this p defects in work as to pay all livery to the c	r, and shall nee or for a rovision. manship or the service earrier, note
It is	agreed their	in the event of de	layed perform	ance of this o	ontract resulting	from cause or condit	ions beyond se	eller's control,	thet seller
NOTIC TO BUYI	E	the State others: ()	Law reg l) to pay the finar	ulating i off the	nstallment full amounts: (2) to	ement at the tits sales, you hand due in advancedeem the process conditions, a	ine you s ive certain ince and operty if	n rights, obtain a repossess	among partial ed for a
Miles	11	Craze	0	12 11		(lings here name under	which the bus	ineinth condu	rted.)
	(Type or 1)	rint witness' name	plainly on th	is line.)	- BX	William	Week	100	
100000	at Table	Objection of	5-5-52	10		(Type or print signs	or a same plate	y on this line.	1
TOLEDO	SCALE C	OMPANY A	. 21	•	(When sign hi	signing for a partnershi s name opposite the w corporation, he should	p or corporatio ord "By" and	n, the party si following his s	gning should name, where
Ву		12	el He	mage	v it is a	eorporation, he should	show his title	,	
		BILL H	ENINGER	0		(Type or print buy	rer's name plai	nly on this lis	ne.)
	(Type or pr	int acceptor's nan	e plainly on t	hie line.)	I (a	r we) hereby	336	103 16120	HEEDITS!
						hereoff	L.	P <sub>1</sub>	4
					3 1 -10	(Sign here name under	which the bus	ines i Toda	cted.)
PER	100			ELM I	BY-	Willia	The	win	3330
1	4	100				The state of the s	1288 W		Tie v
				1	(When	(Type or print sign signing for a partnersh is name opposite the w corporation, he should	er's name plais ip or surperation	n, the party of	e.) igning should
					jt in a	corporation, he should	show to tiple	)	DAMA, Where

81 MARE 47 (Filed and Recorded CONDITIONAL SALE CONTRACT New or Used Whirlpoo WASHER NEW 1/255 129.81 132.15 in Insurance Coverage. 南江沙 n Silve NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.

2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
To redeem the property if repossessed for a default;
To require, under certain conditions, a resale of the property if repossessed. PX Mue Transmitte Medeline Wintersony of Gentle Owner, Other or Fran Manager Secretary Purchaser acknowledges receipt of true, execution ted copy of this contract at time of execution hereof. Pr. Mes Virginia Gage (Seal) NOTE: Purchaser and Dealer must ensents original and Purchaser's Copy. DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

Model No. Serial	No. Descript	A CAPACITY	New or Used	Manufactur	
				£_	
Cush Price      Instituted in Cash Price	Dalinery Not				
Delivered Price     Cash on or before deliver     Allowance on Trade-In	7.1 Was				
Make and Model		A E		114	
6. Insurance—Total Cost to Itemize Insurance Cover		Boo		2.7	· F1
Extent of Coverage  Expires.  Payable to Holder of	Contract and			14 18 5	
Purchase; as Interest 7. Recording Fees 8. Principal Balance	May Appear.	9		1000	
8. Finance Churges	252	5	<u>.</u>	P TAR	18.2
of the 2 teach	equal monthly instalment, commencing one month from the protection of even date herewise.	om i			
, The					
	d to a copy of this agr	1	ne you sign i		
others:	te Law (Maryland) re ff the full amount due				7-12-27
(2) To redee	m the property if repo	ossessed for a def	ault;	y if repossessed.	

The same of the sa	Description of Article	New or Used	Manufacturer
1-12-(1)	Flechie Warre	New	Westinghore
Cash Price	ry Not		Zihanan
Cash on or bifore delivery. \$		ere	
Unpaid Balance	12695	100	
Itemize Insurance Coverage  Extent of Coverage			
Payable to Holder of Contra Purchaser as Interest May Recording Fees	Appear.		
Principal Balance	1634	6	
Payable inequ of \$each, comm date hereof evidenced by note	al monthly instalments encing one month from of even date herewith.	4 m	,
1. You are entitled to a	NOTICE TO BU	time you sign	it.
2. Under the State Law others:	(Maryland) regulating insta	lment sales, y	ou have certain rights, among
(1) To pay off the	full amount due in advance an property if repossessed for a	default:	al rebate of the finance charge;
(2) To redeem the	der certain conditions a	a of the	to if name and a
(2) To redeem the (3) To require, under the Justice	der certain conditions, a resal	e of the proper	ty if repossessed.

204416	Serial No. /32 65 ?	equipment showing:  Description of		New or Used	Manufacture	
			<b>4</b> 10-			
•						
1. Cash Price	65.5.4167	28667				
Included in	epair or Delivery Cash Price	Not 44 5%	San	ne or al		
4. Cash on or before Allowance on	pre delivery. \$ 5 7	65	36.00	4		
Make and Mode Total Down Pa	اه	6469	5		172 6	6/
5. Unpaid Balance. S. Insurance—Total	al Cost to Buyer	36656	9		图 相 程	S. A. Maria
Itemize Insura		<u> </u>	1 3 3			
Extent of Cove	older of Contract				The state of the s	16/20 Table
		A Disco				STATE OF THE PARTY
7. Recording Feet	Interest May A	pear.				4
7. Recording Fues 8. Principal Balar 9. Finance Churge	n Interest May A	36721		Ro		
7. Recording Fees 8. Principal Balar 9. Finance Charge 10. Time Balance. Payable in	noe	3/2/1	*			4
Purchaser a 7. Recording Fee 8. Principal Balai 9. Finance Charge 10. Time Balance. Payable in of 8	a Interest May A	36721		. 'eg		
Purchaser a 7. Recording Fee 8. Principal Balai 9. Finance Charge 10. Time Balance. Payable in of 8	a Interest May A	moathly instalments	N. Ol	. '00'		
Purchaser a 7. Recording Fee 8. Principal Balai 9. Finance Charge 10. Time Balance. Payable in of 8	a Interest May A	moathly instalments	* 9	. W		
Purchaser a 7. Recording Fee 8. Principal Balai 9. Finance Charge 10. Time Balance. Payable in of 8	a Interest May A	moathly instalments		. (69)		
Purchaser a 7. Recording Fues 8. Principal Balan 9. Finance Churge 10. Time Balance. Payable in of 8 B. a date hereof	nce	moathly instalments cing one month from f even data herewith.	е то виу			
Purchaser a 7. Recording Floet 8. Principal Balance. 9. Finance Charge 10. Time Balance. Payable in of \$ 2.5. date hereof	e entitled to a c	meathly instalments cing one month from f even data herewith.	ent at the ti	me you sign	it. ou have certain rig	hts, among
7. Recording Fees 7. Recording Fees 8. Principal Balan 9. Finance Charge 10. Time Balance. Payable in of 8 2.4 date hereof 2. Under cothers: (1) T	e entitled to a commerce the State Law	moathly instalments cing one month from f even data herewith.  NOTICE copy of this agreem (Maryland) regulated amount due in a	ent at the ti ating instaln dvance and	ime you sign nent sales, y obtain a part	it. ou have certain rig	
1. You are the continue of a Landau of a L	e entitled to a commer evidenced by note of the State Law	monthly instalments cling one month from a ven data herewith.  NOTICE copy of this agreem (Maryland) regular	ment at the ti ating instalm dvance and used for a de	me you sign nent sales, y obtain a part fault;	ou have certain rig	

Insert in this space itemi	Hard of Deplet Hardreen	te 3 Valley 6	and med	urchager.
Model No. Seriel	The second secon	THE RESERVE OF THE PERSON NAMED IN	Hanufacturer 22995 460	
			034	53
1. Cash Price	Delivery Not In-		A. S. S. S.	
a Delivered Price  Cash on or before delivered	034	1 1 4 1		1
Allowance on Trade-In. Make and Model. Total Dover Payment.		The state of the s	392 (87)	1/10
5. Unpaid Balance. 6. Insurance Total Cost to	Buyer 77450			1
Itemise Issurance Cove		1/1/2/3 4		
Extent of Coverage  Expires  Payable to Holder of C	ontract and Pur-	ATT I	7	
7. Recording Fees. 8. Principal Falance	ay Appear.	Transport N	1 1 1 1 1	
9. Finance: Charges.  10. Time: Bala see Payable it	1/97/0	3		1
	ommencing one month from by note of even date herswith.			
1	1		The state of the s	
		weeken ber	OF SMELL	The same
		No the second	1000	
1	NOTICE TO	DIIVED		
1. You are entit	NOTICE TO	t at the time you sign	it.	among
2. Under the Strothers:	led to a copy of this agreemen ate Law (Maryland) regulating off the full amount due in advan	t at the time you sign g installment sales, you ace and obtain a partial	u have certain rights	
2. Under the Stockherzs (1) To pay of (2) To rede	al to a come of this nameower	t at the time you sign g installment sales, you are and obtain a partial I for a default;	rebate of the finance	
2. Under the Stockherzs (1) To pay of (2) To rede	led to a copy of this agreemen ate Law (Maryland) regulating off the full amount due in advan- am the property if repossessed	t at the time you sign g installment sales, you are and obtain a partial I for a default; a resale of the propert	rebate of the finance	

Model No. Serial No. 3628-U., 762683	Description of		New or Used	CHAORIC	Stove Co	,
Cash Price      Installation, Repair or Deliver Included in Cash Price	y Not			Line S		
a Delivered Price  4 Cash on or before delivery 1 2  Allowance on Trade-In 1 AV	5.00	1	1			0
Make and Model Total Down Payment	1154.50	A September 1		511%	THE STATE OF	
f. Insurance Total Cost to Buyer.  Iteralise Insurance Coverage  Extent of Coverage	1 8	The state of		2 Table 1	The same	
Payable to Holder of Contract Purchaser as Interest May A					No.	
7. Recording Pres	13.20		4	學情報		
		H a	100			
1. You are entitled to a		TO BUYER		it		
2. Under the State Law		ting instalme	nt sales,	you have cert		
(2) To redeem the (3) To require, un	property if repossess der certain condition	ed for a defa	ult; the prope		sed.	
Control of the Contro	der certain condition	s, a resale of	necle	ale	1	oal)
Corper, California, Corper, California, Corper, California, China	(Beal)	^		urchaser Sign Hore)		eal)

Insert in this space itemized list Model No.   Berial No.	Description of Article	New or Used	Manufacturer	
56-8 45264	REFRIGERATOR	New	Westing In	
1. Cash Price	********			
1. Delivered Price	24993	4		
Make and Model Total Down Payment.  5. Unpaid Belance  6. Insurance—Total Cost to Buyer.	79995		60 0	K.
Itemine Insurance Coverage	<b>=</b> 1			
Payable to Holder of Contra Purchaser as Interest May 7. Recording Fees	Appear. 75		1	1
8. Principal Balance 9. Pinance Charges 10. Time Balance Payable Jo. equ	23 98 22 96 A	on Fa		
	enclase one month from			
You are entitled to a     Under the State Lav	NOTICE TO BUY copy of this agreement at the w (Maryland) regulating insta	time you sign	it. ou have certain rights,	among
others: (1) To pay off the (2) To redeem the	full amount due in advance and	l obtain a partic lefault:	al rebate of the finance	
(3) To require, un	der certain conditions, a resale	of the propert	y if repossessed.	Land

(Filed and Recorded May 13" 1952 at 8:30 A.M.) LIBER 81 ME 54 I 17199 MARYLAND RECORDING MEMORANDUM OF CONDITIONAL SALE THIS MEMORANDUM WITNESSETH: That MERS WILLIAM M. GEORGE of Bex 450 800 " & Bonney's Per In the City of Galesian o , County of Allegar -State of Maryland, has entered into a conditional sale contract with Lornas's INC Hyper and Send Address of Dealer) for the purchase of the following goods and chattels: 1- Flootice Proce mon mosel C-11H-1 The date of the said contract is May 5 1952; the amount due thereon is \$ 208,28 payable in 18 equal and consecutive monthly instalments of \$ 11,57 each, all payable the same date of each month, the first payable Aure 5 , 1962. mrs William on George

	TYPE OF BODY	MARKET	YR. MODEL	BERIAL NO.	MATE	OR NOT THE OWNER.	TOTAL SEC. 15	NEWFOR
MAKE	1889		III. MODEL	SERIAL NO.	- Holic	- dis-	ANDCK:	UNED
Pord	Truck la T	m 2007	1948		007-	178648	14 2	Used
	ling tax and extra equipme						-	SED-IN.
A	stallation, repairs or other	services upon	the car not it	ncluded in the C	ash Price			405.00
Sum of the Cash Price  Down Payment (a) \$_	(Cash Delivered Price)	Table 1		2		A*		225.00
LOWB Payment (1) 5_	(Cash) plus (b)	( Agreed value o	of car traded in)			·····		1200
	Trade-in: Make	Model_		Year	Serial No.			970-00
	Price (Item 3 less Item 4) ace for which credit is exter	-ded as bosses	•			w		30.00
The second second	car coverage (Type of Cove			)				
Fire and T Deductible Towing as	heft Collision Actual Cas Payable to	h Value expir the Bank nam	ing	eement for the ac	count of all in	Date) erests.		
	cked [X] below) expiring ife lesurance, payable to the							
Personal A	ot include coverage	yable to or to	order of Nam	ed Buyer/Assure		to others		
	Harata Fallen	tor person	uat Habilit	, and brobe		· Others		The state of the s
Official fees to be paid f	COLUMN TO THE REAL PROPERTY AND ASSESSMENT OF THE PERSON O		Professional to a significant the significant transfer and	******************************	-			300-00
San	(Sum of Items 5, 6 and 7							24.00
Finance charges	Items 8 and 9) owed by Bu	yer to Seller		4	J			584.00
	seemd National	The second second	The second second	rland, Me	rylande	······································		
	(Name of Bank)	97.00		and and	(Addres			
nmencing one mouth from	monthly instalments of \$ n the date hereof. All payments	nents are due	consecutively c	on the same date	e final instalme of each month	. The Total T	ime Deliver	ed Price of the
Title to said car shall id car during the life of most car from t said car shall reg; upon ries, motor and pa te shall mediately become dia arreof a delinquency and ten days, such charge ne llection and delinquency yable hereunder where it Time is of the easence reof may, without demar holder hereof shall each	remain in said seller or his this contract, or use it for the county where he now re the buyer and such Joss or Il become a part of the car ad payable at the option of ollection charge for defaul As a exceed five per cent of charge the buyer promises his couract is reterred to of this greenent and if and and with or without as he patitled to the respect	assignee unti- hire, and sha esides withou damage shali ipy accession. the holder he t in the payr of the instalm to pay the h an attorney the buyer fail otice and with tive rights and	il this contract ill not use the the written of i not release hi if any of the error without nent of any he ents in default loder hereof if not a salaried is to pay a h h or without I remedies and	is fully perform asme in piolatic consent of the him from payment and installments notice or demar staments above the sum of a sattorney fees is employee of the erein provided or process of law, have the respect	ned by the buy m of any Stat older hereof. I t of the within are not paid m d. The buyer recited, where ive dollars, wh n an amount n holder for colle fails to perfor ake possession ive obligations	er. The buyer e or Federal he viak of lo instalments, hen too, then further pro- such default ichever is the occasional cction. m any on the of said cit provided by the	r shall not s Laws. The ses or damag Ali equipme all unpaid i mises to pa, has destino heaper. In a 1550 of the which even he law of M	ell or encumber buyer shall not of any nature in tires, access nationally to the holder of for a period addition to such mount due and the holder of the huyer and aryland. In the
Title to said car shall id car during the life of move the said car from it said car shall reg; upon ries, motor and pa ty shall me to the said car shall reg; upon ries, motor and pa ty shall car days, such churge nd lection and delinquency able hereunder where to the same reof a delinquency able hereunder where to the same reof may, without demare to did the reof shall each ent of a resale the holder tent of a resale the holder tent of a resale the holder thing possession of it, and operty temporarily for the buyer of any tort. Any notices to the buy newed or extended without the to the same read to obtain fire and the ler's assignee as a credit signee all monies to thore. I rights and ryme lies he all be valid whese writee.	remain in said seller or his this contract, or use it for the county where be gow r the buyer and such Joss or Il become a part of the car d payable at the option of oliction charge for defaul to exceed five per cent of this greement and if a new this greement and if a new this greement and if a new this greement and if a payable at the option to be stilled to the respect may purchase said car. Il repossessing said car a layer without my respo m or as giving the holder er shall be sufficiently give aut passing the title ob, said liment revised to conform the first surner on said car, or of buyer is authorized to excess of the unpaid balanc said holder as Attorney is payment of this contract retunder are cumulative and n upon or attached to this	assignee unthire, and sha esides withou damage shall by accession. the holder he to the instalm to pay the han attorney the buyer fail totice and with the payment of the instalm to pay the han attorney the buyer fail totice and with the payment of the holder mansibility of limited any right to en if mailed to any right to en if mailed to any right to the in both amount other install the payment of the paymen	il this contract all nocuse the tit he written is not release in in release in if any on the reof without nent of any on the nent of any hents in default older hereof is not a salarind is to pay as in he or without it remedia and reof my enter unlawful to the above a retter unlawful to the above and inter unlawful to salaring the order of the applications and inter unlance request you all of salaryable under lorse any draftences granted tive. This agr said car is according to the core any draftences granted tive. This agr	is fully perform aame in piolatic consent of the him froot payment and the him froot payment above of the sum of a sattorney fees a employee of the ereal provided or process of law, the have the respect any permises in the him of	ned by the buy m of any State older hereof. I t of the within are not paid d. The buye recited, where eve dollars, wh n an amount n holder for colle fails to perfor size possession ive obligations are when the bel erty therein at erein contained in the size of the previous and the size of the the the size of the the the size of the the the the size of the	e. The buyer or the contract of the contract o	r shall not a Laws. The laws or damag All equiplem all umpsid i mises to pai has goutino has do the exception instantants and in leem 6 het assigns have payment and the payment of the same p	ell or encumber buyer shall not a of any nature into the control of the control o
Title to said car shall id car during the life of move the said car from to said car shall rea; upon ries, motor and pa ta shall mediately become due as reof a delinquency and ten days, such charge no ellection and delinquency yable hereunder where it. Time is of the easence reof may, without demarched in the same operation of a resale the holder hereof shall each end of a resale the holder to a resale the holder to a resale the holder the holder to a resale the holder the power of any lort. Any notices to the buy newed or extended without the holder hereof, and appoints any action so thought the saider hereof, and appoints Any action so inforce Il rights and ryme lies he all be valid tyless writte the date of purchase. The way we have the date of purchase.	nd 10.  remain in said seller or his this contract, or use it for the county where he now it the the county where he now it the buyer and such loss or il become a part of the card payable at the option of olicition charge for defaul to exceed five per cent of the county of the card payable at the option of olicition charge for defaul to exceed five per cent of the county of the card of the county of the card of the county of the card	assignee unthire, and sha esides withou damage shall by accession. the holder he to the holder he an attorney the buyer fail to the interest and with the holder he and the holder he aid holder mansibility or lights and the holder he in holder he in both amo and other inso hourchase any experience of the holder he in both amo and other inso hourchase any experience of the holder he in both amo and other inso hourchase any experience of the holder he hol	il this contract all more use the text the written is not release his interest and the written in the written in the written in the written with the written was a salariff in the written when the written was and interest may enter unlawful to the above a buyer. Upon unter and interest was and interest with the written was and written was a written with the written was a written with the written	is fully perform anne in piolatic consent of the him froot payment said installments notife or deman stylenests above for the sum of a sattorney fees is employee of the ereal provided or process of law, thave the respect ramy premises is ion of any propart. Nothing his upon any propart. Nothing his upon any propart of the seed by seller, and insurance at a such in	ned by the buy m of any Stat slder hereof. I t of the within are not paid d. The buyer recited, when are not paid d. The buyer recited, when a mount n holder for colle fails to perfor sike possession ive obligations n which be bel erty therein at erein and any are the state of the pression and the pression and the pression and the pression are the pression and the pression executors, adm and any are executors, adm any are executors, adm and any are executors, adm any are executors, a	e. The buyer or the control of the c	r shall not a Laws. The same of damag All equiplem all umpsid i mises so pains all umpsid i mises so pains shuttino lesser. In a 1520 of the a provisions he which even be law of M may be, for repossessionall be constructed on the guilar instantia and in a Item 6 hot assigns make payme my rights of no waivers on waivers on waivers and artics unless occasions and consistential and in a law of the same payments and and in a law of the same payments and in a law of the same payments and and in a law of the same payments and in a law of the same pay	ell or encumber buyer shall not of any nature at a first a comment of the holder of the huger and ary land. In the the purpose of and hold such as a layer to seller or his at direct to the a holder hereof, a saigns of the holder hereof assigns of the
Title to said car shall id car during the life of move the said car from t said car shall reg; upon ries, motor and pa ta shall reg; upon ries, motor and pa ta shall red; upon the days, such churge nellection and delinquency vable hereunder where t Time is of the assence reof may, without demar holder hereof shall each end of a resale the holder ing possession of it, and operty temporarily for the buyer of any tort. Any notices to the buy the buyer of any tort the buyer of any tort the buyer of any tort the tries as in the life	remain in said seller or his this contract, or use it for the county where he gow re the buyer and such Joss or il become a part of the card payable at the option of olicition charge for defaul to exceed five per cent of the card payable at the option of olicition charge for defaul to exceed five per cent of the contract is referred to of this greenent and if the dark with or without me he entitled to the respect may purchase said car. If repossessing said car at a payer without any respect of the contract results and the contract of the contract retunder as Attorney is payment of this contract retunder are cumulative and nuon or attached to this his contract shall apply to, the parties hereunto haven, the contract here is the contract retunder are cumulative and nuon or attached to this his contract shall apply to,	e set their h	ands this		ned by the buy m of any State older hereof. I t of the within are not paid d. The buye recited, where we dollars, wh n an amount n holder for colle fails to perfor size possession ive obligations are not paid de possession ive obligations an which be bel erty therein at erein contained into a proper a paid directs any are the proper a paid any are a paid any any are a paid any	e. The buyer or the contract of the contract o	r shall not a Laws. The same or damag All equiplem all umpide in mises to pai has goutino has do the construction of the construction of the construction instantants and in leem 6 has assignated or the construction instantants and in leem 6 has assignated or the construction instantants and in leem 6 has assignated or the construction of th	ell or encumber buyer shall not or of any nature into the control of the control
You are entitle	ed to a copy of this	NOT agreemen	TICE TO	BUYER ime you sig	n it.	•		
You are entitle. Under the State	ed to a copy of this te Law (Maryland	NOT agreement) regular	TICE TO  nt at the ti  ting insta	BUYER ime you sig lment sales,	n it. , you have	certain ri	ghts am	ong others:
You are entitle Under the State (1) To pay of	ed to a copy of this te Law (Maryland ff the full amount	NOT agreement l) regula due in ad	TICE TO  nt at the ti  ting insta  lvance and	BUYER ime you sig Iment sales, d obtain a	n it. , you have	certain ri	ghts am	ong others:
You are catitle. Under the State (1) To pay of (2) To redeen	ed to a copy of this te Law (Maryland if the full amount in the property if	NOT agreement l) regula due in ad repossess	TICE TO  nt at the ti ting insta  lyance and ed for a d	BUYER ime you sign lment sales, d obtain a perfault;	n it. , you have partial reb	certain ri	ghts ame	ong others:
You are catitle. Under the State (1) To pay of (2) To redeen	ed to a copy of this te Law (Maryland ff the full amount	NOT agreement l) regula due in ad repossess	TICE TO  nt at the ti ting insta  lyance and ed for a d	BUYER ime you sign lment sales, d obtain a perfault;	n it. , you have partial reb	certain ri	ghts ame	ong others:
You are entitle Under the State (1) To pay of (2) To redeer (3) To require	ed to a copy of this te Law (Maryland if the full amount in the property if re, under certain tell Noter Sal	NOT agreement in regular due in adrepossess condition	TICE TO  nt at the ti ting insta  lyance and ed for a d	BUYER ime you sig lment sales, d obtain a lefault; e of the pro	n it.  you have partial rel perty if re	certain rivate of the	ghts ame	ong others:
You are entitle Under the State (1) To pay of (2) To redeer (3) To require	ed to a copy of this te Law (Maryland if the full amount in the property if re, under certain	NOT agreement in regular due in adrepossess condition	TICE TO  nt at the ti ting insta  lyance and ed for a d	BUYER ime you sig lment sales, d obtain a lefault; e of the pro	n it.  you have partial rel perty if re	certain ri	ghts ame	ong others:
You are entitle Under the State (1) To pay of (2) To redeer (3) To require	ed to a copy of this te Law (Maryland if the full amount in the property if re, under certain tell Noter Sal	NOT agreement in regular due in adrepossess condition	TICE TO  nt at the ti ting insta  lyance and ed for a d	BUYER ime you sig lment sales, d obtain a lefault; e of the pro	n it.  you have partial rel perty if re	certain rivate of the	ghts ame	ong others:
You are entitle. Under the State (1) To pay of (2) To redeer (3) To requirements.	ed to a copy of this te Law (Maryland of the full amount on the property if re, under certain cell Motore Sal rint or type Seller's Name of Officer for Firm Members, Officer	NOT agreement in regular due in adrepossess condition	TICE TO nt at the ti ting insta lvance and ed for a d is, a resal	BUYER ime you signiment sales, dobtain a perfault; e of the pro-	partial relation of the control of t	possessec	ghts ame	ong others:
You are entitle. Under the State (1) To pay of (2) To redeer (3) To require (P)  Completed (P)  Complete (P)  Comp	ed to a copy of this te Law (Maryland of the full amount on the property if re, under certain rint or type Seller's Name, Officer for Firm Members,	NOT agreement) regular due in adrepossessicondition	TICE TO nt at the ti ting insta lvance and ed for a d as, a resal	BUYER ime you signer to sales, do obtain a perfault; e of the pro-	partial relation of the control of t	certain rivate of the possessed	ghts ame	ong others:
You are entitle. Under the State (1) To pay of (2) To redeer (3) To require (P)  Coupled Coupled (Own (Coupled	ed to a copy of this te Law (Maryland of the full amount on the property if re, under certain cell Motore Sal rint or type Seller's Name of Officer for Firm Members, Officer	NOT agreement) regular due in adrepossessicondition	TICE TO nt at the ti ting insta lvance and ed for a d as, a resal	BUYER ime you signer to sales, do obtain a persualt; e of the pro-	partial relation of the control of t	possessec	ghts ame	ong others:
You are catitle. Under the State (1) To pay of (2) To redeer (3) To require (3) To require (4) To require (5) To require (6) To require (6) To require (7) To require (7) To require (8) T	ed to a copy of this te Law (Maryland if the full amount in the property if re, under certain rint or type Seller's Name (No. and Street)  Thurs, Maryland	NOT agreement in regular due in ad repossessicondition	TICE TO nt at the ti ting insta livance and ed for a d as, a resal	BUYER ime you signiment sales d obtain a default; e of the pro  Ralph  Oracle	partial relation of the control of t	possessed Plane Buyer's The Bu	ghts ame e financi l. Name)	ong others: e charge; (Seal)
You are catitle. Under the State (1) To pay of (2) To redeer (3) To require (4) Roll (1) Roll	ed to a copy of this te Law (Maryland of the full amount on the property if re, under certain rell Motors Salvint or type Seller's Name (No. and Street)	NOT agreement in regular due in ad repossessicondition	TICE TO nt at the ti ting insta livance and ed for a d as, a resal	BUYER ime you signiment sales, d obtain a plefault; e of the pro  Page  Add  y of this co	partial relative partia	certain ripate of the possessed from Editor Figure Buyer's Taign Here and Street)	ghts ame e financial.	ong others: e charge; (Seal)

66 18 LIBER 81 PAGE 56 DEALER'S ASSIGNMENT All of undersigned's right, title and interest in and to the contract on the reverse side hereof, the amounts due and to become due thereunder and to the car referred to therein are hereby, for value received, sold, assigned, and transferred without-recourse by under-Second Wational Bank of Cumberland, Mde , signed to .... its successors and assigns with power to take legal proceedings in its name or in the name of undersigned with respect thereto. Undersigned warrants that said contract and said extension of installment credit complies with all laws, regulations and orders, Federal, State or otherwise; that said contract is genuine and what it purports to be: that the down payment made by the buyer before delivery, as stated in the contract was in cash and not its couivalent, miless otherwise mentioned in the contract, and that no part thereof was directly or indirectly loaned by undersigned to the buyer; that buyer is 21 years of age or older; that undersigned had a title free and clear of all encumbrances at the time of execution of said contract by the buyer; that reference to said contract appears on the Certificate of Title or Bill of Sale, as required by State Law covering said car; that to undersigned's knowledge and belief said buyer has never violated any laws concerning liquor or narcotics. If any of the foregoing warranties should be untrue, undersigned shall purclase said contract from Bank upon demand and will pay therefor not less than the unpaid balance owing thereon plus any and all costs and expenses paid or incurred by Bank in respect thereto, and said remedy shall be cumulative and not exclusive and shall not affect any other right or remedy that Bank might have at law or equity against undersigned. Bank is hereby authorized to correct patent errors in said contract and all other papers executed, endorsed or assigned in connection therewith. To The Second National Cumberland, Marylan From Ralph D. Kiser Heiskell Motor

The undersigned buyer hand conditions set forth below.	MARYLAN ereby purchases from Buyer acknowledges	the undersit delivery, ex	rned seller the amination and	acceptance of said cr	in its present condit	in called "c	
MAKE	TYPE OF BODY	MODEL	YR. MODEL	SERIAL NO.	MOTOR NO.	TONS IF	CHEW OR
International	‡ tan piekup	L120	1951	1120-13626	<b>50220 65597</b>	3/4	200
1. Cash Price of Car including			00000000 Parabido bermelán das a propagos a pop			8	1845.00
2. Charges for delivery, installa	ALTERNATION OF THE PARTY OF THE	ervices upon	the car not in	ncluded in the Cash	Price		1000
3. Sum of the Cash Price (Cash			Industrial Lands Groundingsman		b		1645.00
4. Down Paymers (a) \$	(Cash)	1.000000	of car traded in)		-		
Description of Trade			MPRIL Y	Year_1944	Serial No.14777-6	444	
<ol> <li>Unpaid Balance of Cash Price</li> <li>Cost to Buyer of insurance for</li> </ol>	Local Section Control						116.20
Concise description of car or				)			
l'ire and Theft Deductible Coll Towing and Le	bor Costs Payable to the		ned in this Agre	rement for the accour	(Date)	1000	
Other coverage (as checked  Creditor Life to	surance, payable to the	Bank named	in this Agree	ment			
Insurance does not in	nt, Bail Bond, etc., pays	able to or so	order of Name	ed Buyer/Assured	damage to other		
7. Official fees to be paid for fil		or person	Hability	, and property	camage to other	•	1.00
8. Principal balance owed (Sun					* .		1156.00
9. Finance charges					42		159.70
0. Time Balance (Sum of Items	8 and 9) owed by Buy	er to Seller	•••••••••••••••••				1296.00
Payable at \$100ml Hat	I enal Bank			Outborlant.	Address)		
		54_00		each and one for	(Address)	54.00	
ommencing one month from the	date hereof. All payme	ents are due		n the same date of e	ach month. The Total	Time Deliv	
remove the said cur from the so o said car shall rest upon the sories, motor and parts shall be ended to be ended	postract, or use it for hoursy where he now en uper and such loas or do one a part of the car be rable as the option of it ion charge for default acceed five per cent of a the buyer promises to extract is referred to a bis agreement and if the dwith or without not ordised to the respective purchase said car. The possessing said car said ere without any respon as giving the holder as all be authiciently given	singered unti- sire, and sha sides without the man accession.  In the paym the instalm of my the for in accession, the holder ha or my the for in account or my the for in account or my the for in account or my the for yell and the holder ha similar or fit my right or fit yell mailed to yell mailed	il this contract.  ill notyues the at the written of not release his y any of the upon without p ent of any instents in default older hereof its not a salarine a to exthout p remodies and reof may enter y take possessi ubility on his p enter unlawfully o the above and	is fully performed a same in violation of onsent in the holder in from payment of said instalments are notice or demand. I talments above recit or the sune, of the of a attorney fees in an employee of the holde cocess of last, take p have the respective of any premises in who on of any property art. Bothing herelay y upon any premises dread of buyer. This	by the larger. The buy and State or Federal larcol. The risk of Viple within instalments foot paid when due, the hot paid when due, the The larger further production, whichever is the amount not exceeding re for collection, to perform any of the consession of said car is bigations provided by ich be believen said to therein at the time of contained, however a agreement may be as	er shall not in Laws. The cost or dam vall equipy in hill impaid onnings to pt law continue lessey. It is a continue lessey in which two of the law of th	sell or encumble to be buyer shall no age of ady naturnent, tirea, access-inatuments shall any so the boider system for a period addition to sech amount due and hereof the buyer and Maryland. In the or the purpose of and-hold such trust as a waiver a payment thereof
remove the said cur from the go o said car shall rest upon the cories, motor and parts shall be mediately Recors due and payeere of a delinquency and colored ten days, such charge for the collection and dali super than a payable hereunded, but the collection and dali super than a payable hereunded, but the collection are so of the collection and dali super than a collection and day a collection and day a collection and the holder hereof that the bear may aking passesson in the motor than a collection and the collection and appoints said.	offitzet, or use it for hoursy where he now really and such loss or done a part of the car by a sale at the buyer promises to stract is referred to a six agreement and if the with or without not ottlied to the respective purchase said car. The possessing said car said er without any responses a giving the holder at all be sufficiently given all be sufficiently given the possessing said car and the car before the conform in subject to conform in subject to the conform in subject to the conform in the car by the conform in the car by the conform in the car by the car by the conform in the car by the car	sister and sha sides without himage shall by accession, the holder he in the paym the installed to pay the ho in account with a righth and be holder he in hittorner is a righth and be holder he in hittorner is a righth and be holder he in prigit to a full time in the holder he in both amount of other insuporchase any hereunder p Fact to end any include any include not alternative	il this contract ill notyons the a the written of any of the color without a more release his in any of the color without a more release his older bereof its cot a salarine of a to ney as he is to new and intervent of the int	is fully performed a same in violation of orasent to the holder or from payment of said installments are notice or termand. It alianents above redis or the sum of fee or attorney fee is an employee of the holder on previded by fails rocess of law, take plave the respective or any pregises is, who no of any propelty art. Nothing hereing y upon any premises displayed to the average y to the average of buyer. This default in payment is all to the average by seller, such insurance at buyer such insurance and of to the buyer shall not ement constitutes the	by the larger. The buy any State or Federal hereof. The risk of the same hereof is the paid when due, the huyer further prof, where such defaul olders, whichever is the amount not exceeding or for collection.  It is perform any of the consension of said car, in the believes said to therein at the time of contained, however a contained, however any excessive or it of all preceding instal urance being described a expense. Buyer he lirects any insurer to be a walver or affect the entire contract and effect.	t laws. The state of the state	sell or encumbe as buyer shall no age of any naturation, the a section of the sell of the
An action to enforce paym action to enforce paym and remedies hereund half valid unless written upo the date of purchase. This co over and seller.	noider ent of the contract or are community n or attached to this contract shall apply to, in	Fact to end any indulg not alternati ontract and nure to the l	said car is acc benefit of, and	to the buyer shall not ement constitutes the repted without any e bind the heirs, execu-	be a water or affect e entire contract and xpress or implied war ators, administrators, s	the state of the s	sell or encumbe as buyer shall no age of adv naturanent, prea, access insumments shall any so the boider amount due and hereof the boider amount due and hereof the buyer and maryland. In the or the purpose of the same and hold such that the same and the same and that the same and that the same and that the same and that the same and th
And appoints said An action to enforce paym and remedies hereunde walld unless written upo the date of purchase. This co	noider ent of the contract or are community n or attached to this contract shall apply to, in	Fact to end any include not alternation ontract and nure to the l set their ha	said car is acc benefit of, and	to the buyer shall not ement constitutes the repted without any e bind the heirs, execu-	be a water or affect e entire contract and xpress or implied war ators, administrators, s	the state of the s	sell or encumbe a buyer shall no age of a by maturnent, pres, accessing the shall no age of a by maturnent, pres, accessing to the builder of the builder amount due and hereof the heider the buyer and aryland. In the or the purpose of so and hold such trust as a waiver of payment thereof the buyer is intervals. Buyer is intervals. Buyer is not seller or his to seller or his fa holder hereof or modifications as written hereon of assigns of the
An action to enforce payment that and reference in the fall white written upon the date of purchase. This court and seller.  IN WITNESS WHEREOF, the	holder attached to this contract shall apply to, in parties hereunto have	any indular any indular not alternati ontract and nure to the l set their ha NOT	said car is accepted to the sa	to the buyer shall not ement constitutes the tepted without any e bind the heirs, execu- tion day of BUYER,	be a water or affect e entire contract and spress or implied war stors, administrators, a ADMA	t shall not I have. The second of the second	s holder hereof or modifications as written hereos and assigns of the
An action to enforce payment that and reference in the fall will unless written upon the date of purchase. This court and seller.  IN WITNESS WHEREOF, the	notice and the most of ent of the contract of ent of the contract and in or attached to this contract shall apply to, in parties hereunto have	any indulgrant alternation on tract and nure to the last their hand the last the last the last the last their hand the last the la	said car is accommends, this	to the buyer shall not smeat constitutes the cepted without any elbind the heirs, executed by the buyer of the buyer shall not seem to buyer of the buyer shall not seem to buyer of the buyer shall not seem to buyer shall not	be a water or affect e entire contract and xpress or implied war stors, administrators, a ADMA1	any rights of no walvers ranties unle successors a	f a holder hereod or modifications as written hereon assigns of the
An action to enforce payments and restore to the first and reveales hereundally valid unless written upon the date of purchase. This cours and seller.  IN WITNESS WHEREOF, the You are entitled to Under the State L.	notice and on the control of ent of the control of err are community and to or attached to this contract shall apply to, if parties hereunto have a copy of this a aw (Maryland)	set their ha  NOT  greemen  regulat	said car is accommend to the said car is accommend to the said of	to the buyer shall not smeat constitutes the repted without any e bind the heirs, executed as a superior of the buyer, day of BUYER, me you sign it. ment sales, you	be a water or affect and appress or implied war ators, administrators, a APPLA	ights an	f a holder hereod or modifications as written hereos nd assigns of the 
An action to enforce payment in the said and reveales hereunds and reveales hereunds the date of purchase. This court and seller.  IN WITHESS WHEREOF, the You are entitled to Under the State La (1) To pay off the (2) To redeem the	noter and an and an or attached to this contract shall apply to, in parties hereunto have a copy of this aw (Maryland) e full amount due property if re	set their ha  NOT  greemen  regulat  ue in ad  possesses	said car is acceptable of and long the said car is acceptable of and long the said car is acceptable of an acceptable of a said car is accepta	be the buyer shall not septed without any e bind the heirs, executed bind bind bind bind bind bind bind bin	de a where or affect e entire contract and spress or implied war attors, administrators, a decided and a spread a have certain re tial rebate of the	ights an	f a holder hereod or modifications as written hereos nd assigns of the 
In an appoints said  An action to enforce paym  In just and repredies hereunde  the date of purchase. This court and seller.  IN WITNESS WHEREOF, the  You are entitled to  Under the State La  (1) To pay off the	noter and an and an or attached to this contract shall apply to, in parties hereunto have a copy of this aw (Maryland) e full amount due property if re	set their ha  NOT  greemen  regulat  ue in ad  possesses	said car is acceptable of and long the said car is acceptable of and long the said car is acceptable of an acceptable of a said car is accepta	be the buyer shall not septed without any e bind the heirs, executed bind bind bind bind bind bind bind bin	de a where or affect e entire contract and spress or implied war attors, administrators, a decided and a spread a have certain re tial rebate of the	ights an	f a holder hereod or modifications as written hereos nd assigns of the 
An action to enforce payment that and reference in the said water written upon the date of purchase. This court and seller.  In Witness Whereon, the You are entitled to Under the State La (1) To pay off the (2) To redeem the (3) To require, uncourted the state of the courted that You are entitled to	parties hereunto have a copy of this a aw (Maryland) e full amount d e property if re ander certain co	set their ha  NOT  greemen  regulat  ue in ad  possesses	said car is acceptable of and long the said car is acceptable of and long the said car is acceptable of an acceptable of a said car is accepta	be the buyer shall not septed without any e bind the heirs, executed bind bind bind bind bind bind bind bin	be a water or affect and supress or implied war ators, administrators, a supress or implied war ators, administrators, a supress or implied war ators, administrators, a supress of the su	ights an	f a holder hereod or modifications as written hereos nd assigns of the 
An action to enforce payment that and reference in the said water written upon the date of purchase. This court and seller.  In Witness Whereon, the You are entitled to Under the State La (1) To pay off the (2) To redeem the (3) To require, uncourted the state of the courted that You are entitled to	parties hereunto have  a copy of this a  aw (Maryland)  e full amount d  te property if re  ander certain co	set their ha  NOT  greemen  regulat  ue in ad  possesses	said car is acceptable of and long the said car is acceptable of and long the said car is acceptable of an acceptable of a said car is accepta	by the buyer shall not ment constitutes the repted without any e bind the heirs, excerting the bind	be a water or affect and supress or implied war ators, administrators, a supress or implied war ators, administrators, a supress or implied war ators, administrators, a supress of the su	ights am igh	f a holder hereod or modifications as written hereos nd assigns of the 
Any action to enforce payments and rection to enforce payments and retredies hereundable valid unless written upon the date of purchase. This court and seller.  IN WITNESS WHEREOF, the  You are entitled to  Under the State La  (1) To pay off the  (2) To redeem the  (3) To require, unexpected.	parties hereunto have a copy of this a aw (Maryland) e full amount d e property if re ander certain co	set their ha  NOT  greemen  regulat  ue in ad  possesses	said car is acceptable of and long the said car is acceptable of and long the said car is acceptable of an acceptable of a said car is accepta	by the buyer shall not ment constitutes the repted without any e bind the heirs, excerting the bind	the a water or affect and spress or implied war ators, administrators, a street and spress or implied war ators, administrators, a street and spress or implied war ators, administrators, a street and spress of the street	ights am ights am ights am ights am in finance d.	f a holder hereod or modifications as written hereos nd assigns of the 
Any action to enforce payment in the said and reference in the said was written upon the date of purchase. This course and seller.  In Witness Wherrow, the	parties hereunto have a copy of this a aw (Maryland) e full amount d e property if re ander certain co	set their ha  NOT  greemen  regulat  ue in ad  possesses	ince grained to the control of the c	but the buyer shall not ment to constitutes the epted without any e bind the heirs, executed the heirs, ex	a have certain retial rebate of the ty if repossesses	ights am ights am ights am ights am in finance d.	f a holder hereof or modification assurates hereon assigns of the 19.52
Any action to enforce payment in this and reveales hereund half a valid unless written upon the date of purchase. This course and seller.  IN WITNESS WHEREOF, the l. You are entitled to l. Under the State L. (1) To pay off the (2) To redeem the (3) To require, the lates of the	parties hereunto have of a copy of this a aw (Maryland) of full amount d of property if re under certain co	set their ha  NOT  greemen  regulat  ue in ad  possesses	In a product is acceptable to the company of the co	by the buyer shall not manner constitutes the repted without any e bind the heirs, excellent the buyer shall not sales, excellent the proper shall be proper that the proper shall be proper to the proper shall be proper to the proper shall be proper shall not be prop	a have certain reial rebate of the ty if repossesses  (Buylr Sign Here  (No. and Street)	ights am ights am ights am ights am in finance d.	f a holder hereof or modification assurates hereon assigns of the 19.52
Any action to enforce payments and appoints and representations to enforce payments and representations and representations and seller.  In Witness Whereof, the C. Under the State L. (1) To pay off the (2) To redeem the (3) To require, the contract of th	parties hereunto have of a copy of this a aw (Maryland) of full amount due property if reader certain country of the property	set their ha  NOT  greemen  regulat  ue in ad  possesses	In a product is acceptable to the company of the co	but the buyer shall not ment constitutes the cepted without any elbind the heirs, excellent the bind the bin	a have certain reial rebate of the ty if repossesses  (Buyir Sign Here  (No. and Street)  (No. and Street)	ights am ights am ights am ights am in finance d.	f a holder hereof or modification assurates hereon assigns of the 19.52
An action to enforce payment in this and reveales hereund half a valid unless written upon the date of purchase. This course and seller.  IN WITNESS WHEREOF, the C. Under the State L. (1) To pay off the (2) To redeem the (3) To require, under the Course of the C. (2) To determine the C. (3) To redeem the C. (4) To determine the C. (5) To redeem the C. (6) To redeem the C. (7) To determine the C. (8) To determine the C. (9) To determine the C. (1) To determine the C. (1) To determine the C. (1) To determine the C. (2) To determine the C. (3) To determine the C. (4) To determine the C. (5) To determine the C. (6) To determine the C. (7) To determine the C. (8) To determin	noter a thorne in ent of the contract and in or attached to this contract shall apply to, ir parties hereunto have a copy of this a aw (Maryland) e full amount due property if reinder certain contract shall apply to, ir type Seller's Name)	set their ha NOT greemen regulat ue in ad epossesse	ince graded to the control of the co	be the buyer shall not manufactures the constitutes the cepted without any end bind the heirs, excellent the bind the bi	a have certain reial rebate of the ty if repossesses  (Buyr Sign Here  (No. and Street)  (No. and Street)	ights ame ights ame finance d.	f a holder hereof or modifications as written hereon assigns of the 19.52
Any action to enforce payment in this and reveales hereund half a valid unless written upon the date of purchase. This course and seller.  IN WITNESS WHEREOF, the C. Under the State L. (1) To pay off the (2) To redeem the (3) To require, under the State L. (2) To Add.	noter a thorne in ent of the contract and in or attached to this contract shall apply to, ir parties hereunto have a copy of this a aw (Maryland) e full amount due property if reinder certain contract shall apply to, ir type Seller's Name)	set their ha NOT greemen regulat ue in ad epossesse	ince graded to the control of the co	be the buyer shall not manner constitutes the repted without any e bind the heirs, excended by the bind t	where or affect and spress or implied war ators, administrators, a district contract and spress or implied war ators, administrators, a district and spress of the spress	ights am ights am ights am ights am ic finance d. Name	f a holder hereof or modifications as written hereon assigns of the 19.52
1. You are entitled to 2. Under the State La (1) To pay off the (2) To redeem th (3) To require, to Accepted  Selection  Bus. Res. 4P. O. Add.  P. O. Add.  Buyer acknowledges research	noter a thorne in ent of the contract and in or attached to this contract shall apply to, ir parties hereunto have a copy of this a aw (Maryland) e full amount due property if reinder certain contract shall apply to, ir type Seller's Name)	set their ha NOT greemen regulat ue in ad epossesse	ince graded to the control of the co	be the buyer shall not manner constitutes the repted without any e bind the heirs, excended by the bind t	a have certain retial rebate of the ty if repossesses  (Buyir Sign Here  (No. and Street)  (No. and Street)  (Cot at the time of	ights am ights am ights am ights am ic finance d. Name	f a holder hereof or modifications as written hereon assigns of the 19.52

15 ... 18 LIBER 81 24GE 58 DEALER'S ASSIGNMENT All cf undersigned's right, title and interest in and to the contract on the reverse side hereof, the amounts due and to become due thereunder and to the car referred to therein are hereby, for value received, sold, assigned and transferred without-recourse by under-Secund Notional Benk, Cumbert and, 166.
(Name of Bank) its successors and assigns with power to take legal proceedings in its name or in the name of undersigned with respect thereto. Undersigned warrants that said contract and said extension of installment credit complies with all laws, regulations and orders, Federal, State or otherwise; that said contract is genuine and what it purports to be; that the down payment made by the buyer before delivery, as stated in the contract was in cash and not its equivalent, unless otherwise mentioned in the contract, and that no part thereof was directly or indirectly loaned by undersigned to the buyer; that buyer is 21 years of age or older; that undersigned had a title free and clear of all encumbrances at the time of execution of said contract by the buyer; that reference to said contract appears on the Certificate of Title or Bill of Sale, as required by State Law covering said car; that to undersigned's knowledge and belief said buyer has never violated any laws concerning liquor or narcotics. If any of the foregoing warranties should be untrue, undersigned shall purchase said contract from Bank upon demand and will pay therefor not less than the unpaid balance owing thereon plus any and all costs and expenses paid or incurred by Bank in respect thereto, and said remedy shall be cumulative and not exclusive and shall not affect any other right or remedy that Bank might have at law or equity against undersigned. Bank is hereby authorized to correct patent errors in said contract and all other papers executed, endorsed or assigned in connection therewith. April 20th (Date) 19 52 (Seal) Prom Alston D. Michael Conditional Sale

CHATTEL
AND
MISCELLANEOUS
RECORD

NO. 81

Colline O	arage	Seller's Addre		Committee Contract	denty or Allegany	
Customer (which	Denier (Seller) means all purch		ally) has to	er and Street)	Cumberland, I	(Btate)
YEAR AND MAKE	Howing MOTOR V	asers jointly and sever EHICLE (hereinafter	called "car"		er the terms and pro	visions on the fa
940 Dodge	D-1h	OR NO. BODY (If track,	time superity)	SERIAL NO.	MOTOR NO.	LICENSE NO
Dealer mest 60 or	t this statement	s full and all other his		30297473	D11-1260h8	
one signed copy o		n full and all other bla customer. However, se	ties and mo	OF BUSINEERS BLAY D	w inserted on deliver	ns and deliver
THE PERSON NAMED IN	(1) (4)	h Price of Car includin	g following	Extra Equipment-	itemise:	
Details of Uneque Monthly Paymen	147 000	rges for Delivery, Insti	allation, Rep	air or Other Service	es (if any)	265.00
	(a) Tot	al Cash Price (sum of s	above items)		90-00	265.00
- on	_19 Tra	de-in: Make		Year.		-
- 00	_19 (4) Buy	odel	Serial No			90.00
600	10 (5) Ung	aid Baiance of Cash Pr	rice [Item (3	) Minus Item (4)].		175.00
	to Kin	rance: Total Cost to Buts of Insurance: (Check	Proper Cove	rage)		62.00
Service of the service	- B	ire and Broad Form The	eft	Limited Personal		
- on	19 XI \$	9 Deductible C	ollision	Customer Group L Other Insurance		
Off	.19   5 T	ombined Additional Co owing and Labor Cost	overage ta (not	Emergency Benefit		
on	40 6	sceeding \$10 for any o	ne dia-	Bail Bond Identifi	cation Certificate	
	Expi	plement)	18	Travel Emergency piration Date:	Certificate	
OP.	19 Ame	unt or Extent of Insur-	Service of Physics	*** ** * ** *	. Loss Payable to	
	19 Ab	ove insurance doc	es not inc	lude coverage	for personal	
- 08	19 Hat	unity and propert	y damage	caused to oth	ers.	
-0-1	(7) Reco	rding Fees: None. ripal Balance Owed [Su	m of them.	(5) (4))	1	237.00
	(9) Fina	nce Charge	2114012	AT A THEORY SHOWS IN		45.20
- 00		Balance [Sum of Item Credit Corporation, in	s (8) and (9	)], payable at the o consecutive month	ffice of Universal	
Subject to any revisi required by law.	on 1.2	8,22 euch a	end one final	instalment of 1	28 22 .	372.20
224200 1860000		All payable the same d Unequal Monthly Paym	ienta ahown l	erewish.	11/18/14/5	
Said car will be ke		Valley Rd.	due	lay 10,	. 19.52.	
	Tend Street	DESIGNATIO	N OF THE	Sta	Cumberland,	-
For imurance, i	f any, to be obtain	and the management of the second			he car. Customer des	
an officer; for partie	rakip, a partner.)	e signature on behalf	of Customer	first appears below.	(Such signer for cor	poration must
		NOTICE TO	RIIVE	D		100
You are entit	led to a copy	of this agreement	at the ti			
Unger the Su	te taw regula	ting instalment c	nie vou	anva cartain -	ights, among oth	ners:
(A) SU DAY UII	the run amor	int due in advance if repossessed for	e and ont	in a martial se	bate of the finar	ce charge;
(3) to require	e, under certa	in conditions, a re	egale of th	an mennavty if	renossessed	
The foregoing cents of assignment on re-	act is hereby acce	pted and assigned to U?	NIVERSAL	C.I.T. CREDIT CO	RPORATION in secon	rdance with con-
	Garage		1 x	0	Durch	
010	00 -	Dignate Deale	-	(Person to be in	eured as shown	Customer
	Committee of the Commit	Owner ( Deale	r			Co-Purchaser

-

# 81 ME GOHE FOLLOWING PROVISIONS ARE PART OF THE CONTRACT SIGNED ON THE OTHER SIDE BY CUSTOMER AND DEALER:

Signed on the other side by the holder hereof (meaning Seller, or Universal C.I.T. Credit Corporation [hereinafter called "Universal C.I.T. (") If this contract is assigned to it), until said balance is fully paid in money. The car shall be at Customer's risk. The holder as creditor of Customer is authorized to purchase fire, theft and such other insurance in such forms and amounts as the holder may require; Customer hereby assigns to the holder and precipitation of the unpaid balance hereunder which may become payable under such insurance, including return or unearned premiums, and directs any insurance company to make payment direct to the holder to be applied to said unpaid balance and appoints the holder as attorney in fact to indorse any draft. If holder purchases soch insurance, it will out of its funds pay all premiums thereon.

Customer agrees: to pay promptly all taxen and assessments upon the cur and/or for its use or operation and/or on this contract; to keep the car free from liens; to pay all lawful delinquency and collection and other charges; that all equipment, tires, accessories and parts shall become part of the car by accession; not to sell or encumber the car or use it for hire or illegally; to settle all claims against Seller directly with Seller and not to set up any such claim in any action brought by Ilniversal C.I.T. to DEALER'S ASSIGNMENT

#### DEALER'S ASSIGNMENT

We hereby sell and assign the foregoing contract and all interest in the car, and our rights under any guaranty, to UNIVERSAL C.I.T. CREDIT CORPORATION (hereinafter termed "Universal C.I.T."), without recourse as to Customer's obligation of payment, with full power to Universal C.I.T. In its or our name to take all such legal or other proceedings as we might take, save for this assignment. We warrant that: the contract is genuine; the cash payment and/or the trade-in allowance were received; all statements of facts therein are true; we have good title to the car free of all liens and enumerances; the Customer is not a minor and has capacity to contract; we have no knowledge of any facts which impair the validity or value of said contract; a true copy of said contract was duly delivered to Customer; Certificate of Title showing lien or encumbrance in favor of Universal C.I.T. has been or will be forthwith applied for if required by law. We waive all demands and notice of default and consent that without notice to-us Universal C.I.T. may extend time to or compound or release any rights against Customer or any other obligor. If we execute any foregoing guaranty words "without recourse as to Customer's obligation of payment" are deemed deleted. (See other side for select's signature to assignment.)

nuice OD Lely mer Hay arti

UBER 81 ME 60

		TORS, Model E		2	1510
TRADE-IN	None	MODEL	NO.	ALLOWANCE	
O MRO	UNDER	CMP		NET	· 520.00
Recul	ATION N.	For Exc	sa & Md.	Sal as TAX	* 41.60
H Arton	Man		ACCOMMO	DATION CHARGES	. 20.80
TERMA AS PO	LLOWS:		TOTAL A	MOUNT OF ORDER	8 809 40
CARH WITH	RDER				124.80
. 41.60	ON THE 20	th DAY OF EA	CH MONTH FOR	11 MONTHS	s. 457.60
arge to Pe	nnavlvania	Aumber &	Post Co.	Inc.	Auto II and III
	0-Box 1325			Sumbarland	State 101
p to	STATE OF THE PERSON NAMED IN	*	10411		
	- 100 v 0	distribution of	Town	Kirl N	State
Idren:	o chall be increase	and hy an amount		unt of any tax now	
ied or improved I	s any public auti	burity apon contra	cts of sale or upo	n sales or upon deliv	eries of said calcule

	At del	No. Cyl.	Make Trade Name	Type of Body If Truck, Give Tennage	Model Letter or Number	Motor No.	Manufacture Serial No.
	1948	6	Chevrolet	4 Door Sedan	FK	FAM240876	2FKH-52918
			CE (Sum of items 2 and	7) computed as follows:			a 2hDlahB
	ale Price Down Pa		consisting of \$	plus \$ 408.00	• • • • •		a 1224.00
			(Net Tra	de-In) (Actual Cash)			1 400,00
			nce (Subtract item 2 from				. \$ 816.00
			be procured by Seller	Insurance term 18 mo as outlined below (check which)			79.50
1	CONTRACTOR OF THE PARTY.				With the same		- 3 17.00
4	preh	ensive C	overage { including s	Deductible Collision.			2 3 3 3
3	In The	ft and Ad	dditional Coverage { included	uding \$ Deductible C	Collision.		
7,9	72 xe se	ttlement	is based upon actual val	lue of property at times of loss,	not to		
13	mits	of liabil	ity set forth in the policy	, and is payable to purchaser, se	ller or		
13	for	Life Inst	terests may appear.				. \$ 5.23
2	a a, pro	visions in	paragraph 7 on the reverse sid	ie do not apply)	Partie Land		
	H Ealan Charge		tems 3 and 4, A and B1		<b>4</b> ·····		- \$ 900.73
	STATE OF THE PARTY.		* 5 and 6)				- \$ <u>95.75</u> - \$ 996.48
		10-	ALL	Corporation to be hereafter de		instalments of	s 55 <sub>-</sub> 36
			accessive month commen	he amount of the time balance		19_2±_or as	indicated in space b
	100	A 25					•
the t	100						
		PH -	The second second				
	3	The Pu	rchaser understan	ds and agrees that the	provisions o	n the reverse	side
		nereof,	hereby incorpora	ted by reference, const	itute a par	t of this cont	ract.
ed in q		nereof,	hereby incorpora	ds and agrees that the ted by reference, const to and retained by purchaser,	itute a par	t of this cont	ract.
In the	uadrupli • • •nt	cate, cop	bereby incorporation of which was delivered attract is executed by a	ted by reference, constitution is to and retained by purchaser, note than one person as pur	this 10th d	ay of <u>Septemb</u> (Do not dail	ract. Der ., 19 Bron Snagar)
In the	uadrupli • • •nt	cate, cop	bereby incorporation of which was delivered attract is executed by a	ted by reference, consist to and retained by purchaser, more than one person as pure and shall be the FIRST of the	this 10th dechasers, it is used to the control of t	ay of September (Do not dail anderstood and appurchasers.	ract.  Oer
In the	uadrupli e ei ent see life i	cate, cop	by of which was delivered attract is executed by a ce will be procured in a	to and retained by purchaser, nore than one person as pur and shall be the FIRST of the 901. Louis	this 10th dechasers, it is undersigned siana Ave.	t of this cont ay of <u>Septemb</u> (Do not dai inderstood and appurchasers. Cumberland,	ract. <u>Der</u> uron Snagay)  proed that the pers  Maryland
In the	uadrupli e ei ent see life i	cate, cop this cos insurance	by of which was delivered attract is executed by a ce will be procured in a	to and retained by purchaser, nore than one person as pur and shall be the FIRST of the 901. Louis	this 10th dechasers, it is undersigned siana Ave.	ay of September (Do not do) understood and appurchasers.  Cumberland, Milford, Co	ract.  Der , 19  Breed that the pers  Naryland  mn.
In the	uadrupli e ei ent see life i	cate, cop this cos insurance	by of which was delivered attract is executed by a ce will be procured in a	to and retained by purchaser, nore than one person as pur and shall be the FIRST of the 901 Louis 13 Lawren	this 10th dechasers, it is undersigned siana Ave.	ay of Septembre (Do not do not	ract.  Der , 19  Breed that the pers  Naryland  mn.
In the	uadrupli e event e event e event eventy	cate, cop this cos insurance	by of which was delivered or of which was delivered attract is executed by a re wift be procured in a arrooks	ted by reference, constituted by purchaser, nore than one person as purind shall be the FIRST of the 901 Louis 13 Lawren (Street)	chia 10th d chasers, it is use undersigned siana Ave. ace Avenue	t of this continue of Septembers of Septembers of the Septembers of the Septembers of	ract.  Der
In the	uadrupli e event e event e event eventy	this cos insurance	by of which was delivered or of which was delivered attract is executed by a re wift be procured in a arrooks	ted by reference, constituted by purchaser, nore than one person as purind shall be the FIRST of the 901 Louis 13 Lawren (Street)	chia 10th d chasers, it is use undersigned siana Ave. ace Avenue	ay of Septembre (Do not do not	ract.  Der
In the	uadrupli e event e event e event eventy	this cos insurance	by of which was delivered or of which was delivered attract is executed by a re wift be procured in a arrooks	ted by reference, constituted by purchaser, nore than one person na pur and shall be the FIRST of the 901 Louis 13 Lawren (Street)	chasers, it is use undersigned siana Ave. acc Avenue	t of this cont lay of Septembre (Po not do n	ract.  Der
In the	uadrupli e event e event e event eventy	this cos insurance	py of which was delivered atract is executed by a ce will be procured in a drooks	ted by reference, constituted by purchaser, nore than one person na pur and shall be the FIRST of the 901 Louis 13 Lawren (Street)	chia 10th d chasers, it is use undersigned siana Ave. ace Avenue	t of this cont lay of Septembre (Po not do n	ract.  Der
In the	uadrupli e event e event e event eventy	this cos insurance	py of which was delivered at received by a ce wift be procured in a strooks	ted by reference, constituted by purchaser, nore than one person as purind shall be the FIRST of the 901 Louis 13 Lawren (Birses) (Street)	chasers, it is use undersigned siana Ave.  ace Avenue	t of this cont lay of Septembre (Po not day inderstood and appurchasers. Cumberland, Milford, Co (Town) (Po (T	ract.  Der
In the	uadrupli e event e event e event eventy	this cos insurance	py of which was delivered at received by a ce wift be procured in a strooks	ted by reference, constituted by purchaser, nore than one person na pur and shall be the FIRST of the 901 Louis 13 Lawren (Street)	chasers, it is use undersigned siana Ave.  ace Avenue	t of this cont lay of Septembre (De not do and appurchasers. Cumberland, Milford, Co (Town) (Fo (To	tract.  DET
In the	uadrupli e event e event e event eventy	this cos insurance	py of which was delivered at received by a ce wift be procured in a strooks	ted by reference, constituted by purchaser, nore than one person as purind shall be the FIRST of the 901 Louis 13 Lawren (Birses) (Street)	chasers, it is use undersigned siana Ave.  ace Avenue	t of this cont lay of Septembre (Po not day inderstood and appurchasers. Cumberland, Milford, Co (Town) (Po (T	tract.  DET
In the	uadrupli e event e event e event eventy	this cos insurance	py of which was delivered at received by a ce wift be procured in a strooks	ted by reference, constituted by purchaser, nore than one person as purind shall be the FIRST of the 901 Louis 13 Lawren (Birses) (Street)	chasers, it is use undersigned siana Ave.  ace Avenue	t of this cont lay of Septembre (De not do and appurchasers. Cumberland, Milford, Co (Town) (Fo (To	tract.  DET
In the	uadrupli e event e event e event eventy	this cos insurance	py of which was delivered at received by a ce wift be procured in a strooks	ted by reference, constituted by purchaser, nore than one person as purind shall be the FIRST of the 901 Louis 13 Lawren (Birses) (Street)	chasers, it is use undersigned siana Ave.  ace Avenue	t of this cont lay of Septembre (De not do and appurchasers. Cumberland, Milford, Co (Town) (Fo (To	tract.  DET
In the	uadrupli e event e event e event eventy	this cos insurance	py of which was delivered at received by a ce wift be procured in a strooks	ted by reference, constituted by purchaser, nore than one person as purind shall be the FIRST of the 901 Louis 13 Lawren (Birses) (Street)	chasers, it is use undersigned siana Ave.  ace Avenue	t of this cont lay of Septembre (De not do and appurchasers. Cumberland, Milford, Co (Town) (Fo (To	tract.  DET
In the	uadrupli e event e event e event eventy	this cosmourance	py of which was delivered at received by a ce wift be procured in a strooks	i to and retained by purchaser, more than one person na purind shall be the FIRST of the 901 Louis 13 Lawren (Street)  734 Bride (Street)  OMMENDATION, ASSIGNM in transfer to the General Meters As are true to the best of the granulation payment of the granulation	chasers, it is use undersigned siana Ave.  ace Avenue	t of this cont lay of Septemb (Do not dat inderstood and as purchasers. Cumberland, Millford, Co (Town) (To	tract.  DET
in the	uadrupli e event e event e event eventy	this cos insurance	py of which was delivered at received by a ce wift be procured in a strooks	ted by reference, constituted by purchaser, nore than one person as purind shall be the FIRST of the 901 Louis 13 Lawren (Birses) (Street)	chasers, it is use undersigned siana Ave.  ace Avenue	t of this cont lay of Septembre (De not do and appurchasers. Cumberland, Milford, Co (Town) (Fo (To	tract.  DET

66221 Carron BE ME = 62 CONDITIONAL SALE CONTRACT ORIGINAL FOR FILING OR RECORDING District of Columbia, Virginia, West Virginia This form is subject to fittile legal re-Customer's Name and Address (Pleuse print) Ollie Walter Green No. R 1, Ber 82 Westernporton Allegany State Oraig Ford Sales West Virginia Seller's Address (City) (Fostal Zone) Customer (which means all purchasers jointly and severally) has today purchased, under the terms and provisions on the face and back hereof and has examined, accepted in its present condition and received delivery from Seller of the following MOTOR VEHICLE MAKE Type of Body Motor No. If Truck Tone Capacity License No. Convertible **Ford** APRE 904-2293211 1948 Payable in cash or trade-in on or before delivery... \$ 400,00 Details of Unequal Monthly Payments Leaving a time balance of. 850.68 Payable at the office of Universal C.I.T. Credit Corporation in 17 successive monthly instalments, each 47,21 19\_ And one final instalment of... 48,11 all payable the same date of each month or as indi-cated in Details of Unequal Monthly Payments .19.... .19\_ The first instalment becomes due... June Said car will be kept at { Number and Street State Kosternpert, Mile Title to the car is retained by the holder hereof (meaning Seller, or Universal C.I.T. Credit Corporation [heremafter called "Universal C.I.T."] if this contract is assigned to it), until said balance is fully paid in money. The car shall be at Customer's risk. The holder as creditor of Customer is authorized to purchase fire, theft and such other insurance in such formulations. not included herein were contained in the car at the time of reposses not included herein were contained in the car at the time or repossession, failure to do so being a waiver of and bar to any subsequent claim therefor. The holder may fill in blanks and correct patent errors herein. Time is of the essence. Any notices to customer shall, be sufficiently given if mailed to the above address of Customer. given if mailed to the above address of Customer.

If Customer defaults on any obligation under this contract, or if the holder shall consider the indebtedness or the car insecure, the full balance shall without notice become due forthwith, together with a reasonable sum (15% if allowed by law) as attorney's fees, if this contract is placed with an attorney. Customer agrees in any such case to pay said amount or, at holder's election, to deliver the car to the holder, and holder may, without notice or demand for performance or legal process, enter any premises where the car may be found, take possession of it and custody of anything found in it, and retain all payments as compensation for use of the car while in Customer's possession. The car may be sold with or without notice, at private or public sale (at which the holder may purchase) with or without having the car at the sale; the proceeds less all expenses shall be credited on the amount payable hereunder; Customer shall pay any remaining balance forthwith as liquidated damages for the breach of this contract and shall receive any surplus. other insurance in such form and amounts as the holder may require; other insurance in such form and amounts as the holder may require; Customer hereby assigns to the holder any moneys not in excess of the unpaid balance hereunder which may become payable under such insurance, including return or unearned premiums, and directs any insurance company to make payment direct to the holder to be applied to said unpaid balance and appoints the holder as attorney in fact to indorse any draft. If holder purchases such insurance, it will out of its funds nay all premiums thereou. funds pay all premiums thereou. Customer agrees: to pay promptly all taxes and assessments upon the car and/or for its use or operation and/or on this contract; to keep the car free from items; that all equipment, tires, accessories and parts shall become part of the car by accession; not to sell or encumber the car or use it for hire or illegally; to settle all claims against Seller diby Universal C.I.T.; to send notice by registered mail to the holder within 24 hours after repossession if Customer claims that any articles receive any surplus. (Continued on reverse side) DESIGNATION OF INSURED BY CORPORATION, PARTNERSHIP OR CO-PURCHASERS For insurance, if any, to be effected in connection berewith, other than insurance on the car, Customer designates as the person to be covered the individual whose signature on behalf of Customer first appears below. (Such signer for corporation must be an officer; for partnership, a partner.) in, watter Green The foregoing contract is hereby accepted and assigned to UNIVERSAL CLIT. CREDIT CORPORATION in accordance with contents of assignment on reverse side. CRADI POED SALIS 

(Continued from Reverse Side)

SBETTAN & MET NESS

Customer acknowledges that Seller is not Universal C.I.T.'s agent.

If Customer makes payments to Seller for transmittal to Universal C.I.T. and officer of Universal C.I.T. The holder's rights and remedies here—
under are cumulative. If any part hereof is invalid under the laws of agent. All payments are due at Universal C.I.T.'s office, New York, Chicago or San Francisco. Upon full payment of Customer's obligation, Universal C.I.T. may deliver all original papers, including any certificate of title, to Seller as Customer's agent.

No agreement, promise, representation, statement or warranty, whether oral or written averages or invalid.

Waiver of any default shall not be a waiver of any other default.

No change in this contract shall be binding unless in writing signed by

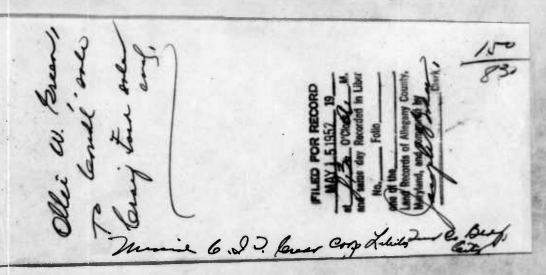
tained herein.

No agreement, promise, representation, statement or warranty, whether oral or written, express or implied, shall be binding on the holder unless expressly con-

#### DEALER'S ASSIGNMENT

Wa hereby sell and assign the contract on the reverse side and all interest in the car, and our rights nader any guaranty, to UNI-VERSAL C.I.T. CREDIT CORPORATION (Universal C.I.T.), without recourse as to Customer's obligation of payment, with full power to Universal C.I.T. in its or our name to take all such legal or other proceedings as we might take, save for this assignment. We warrant have good title to the car; the Customer is not a minor and has capacity to contract; we have no knowledge of any facts which impair the validity or vaius of said costract; Certificate of Title showing lien or ancumbrance in favor of Universal C.I.T. has been or will be forth-with applied for if required by law. We awive all demands and notice of default and consent that without notice to us Universal C.I.T. may extend thus to or compound or release any rights against Customer or any other obligor. If we execute the foregoing guaranty, the words without recourse as to Customer's obligation of payment" are deemed deleted.

(See other side for Dealer's signature to assignment.)



## LEER 81 ME 64

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

	S HEREBY GIVEN	That Mrs.	Falmer Adams					Purchase
	Allegeny County,	Ma.						٠.
		-an	WOLF FURN	ITURE CON	MPANY, [	Pealer, o	Cumber	rland, Md
	May 6, 1952		0 1					
12.	S 24		Conditional Sale	Contract v	with the re	servation	of title	, coverin
lowi	ing described personal	property to-wit:		3		5		
4	10 3	3 9	. 5	. 1		- 1		
	10/	2 27	2 2		*	1		
	1 1 1	1 Mis	master 2 Arms linl					
	70 15		S Auto IIII					
	2.5		100 B					
	4.	1 47	100	11 17 1	F 2			1
1	1	CAR S			- 4			1 2
	10 54	1 64	2 5	-4	- F 10			
	A		8	-113	· .			
	U E	4		13 -	18 1		6	
	TO 1			12.00				
	Alle No.							
	8 - 0							
						100		
It is	specifically agreed an	d understood that	under the terms	of said Co	nditional S	Sale Con	tract, the	at posses-
the :	above described perso	onal property is to	be delivered to	the purcha	ser above	referred	to and	that the
	al title in said person							
The	total amount of the	Conditional Sale Co	ontract is (\$ 55	. 45	), upon	which re	mains u	paid the
(\$	<del>46.45</del> ). pay	able in 9 mo	of \$5.00 & 1	mo. of	45		) no	anch sh
								ontn, the
	nt to be made one mo	min from the date	or the execution	of said Cor	nditional S	ale Cont	ract.	
The	Conditional Sale Con	tract herein mentio	oned was given	before the	goods des	cribed in	and co	vered he
	ed on the premises lea			/			-ma co.	reled by
		are or owned by the	ne purchaser.	1- 1	120		00	7
			2	n. 1	Lav			
olace		Ma	. 2	mas.	Jak.	new	CER	2,00
olace	ated at Cumberland,	Md.,	V V	OLF FURI	NITURE C	OMPAN	IY.	2.1

UBER 81 MEE 65

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

OTICE IS HEREBY GIVEN: The				Purchaser,
Allegany County, Md.	and WOLF	FURNITURE CO	MPANY, Dealer,	of Cumberland, Md.
d on May 12, 1952	make a Condition	al Sale Contract	with the reservat	ion of title, covering
e following described personal prog	l Philo ref	To multamament.		oban ( (AA) tanah () ) ando
			6.9	
It is specifically agreed and un	derstand that under the	e terme of said C	·	
of the above described personal p				
olute legal title in said personal pro				red to and that the
The total amount of the Cond	14 mo. of £15.00	& 1 EG 29.95		,
of (\$34,95). payable t payment to be made one month f				
The Conditional Sale Contract			goods described	in and covered by
vere placed on the premises leased of	or owned by the purch	Mr	. Hon	un anno
Dated at Cumberland, Md.,	λ	WOLF FUE	RNITURE COMP	ANT.

# USER 81 MEE 68

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

d on Nay10, 1952 make a Conditional Sale Contract with the reservation of title, covering	id on Nay 10, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:	OTICE IS HEREBY GIVEN: That	Kenneth Bantz		Purchaser,
e follering described personal property to-wit:	e following described personal property to-wit:	A 11 egany County, Md.	and WOLF FURNITURE	COMPANY, Dealer, of	Cumberland, Md.
		id on May10, 1952	make a Conditional Sale Contr	ract with the reservation	of title, covering
		* * * * * * * * * * * * * * * * * * * *	. 55	te	15
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possess					to and that the
on of the above described personal property is to be delivered to the purchaser above referred to and that the	beolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.				
on of the above described personal property is to be delivered to the purchaser above referred to and that the beolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 390.72), upon which remains unpaid the	beolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 390.72), upon which remains unpaid the	The total amount of the Conditio			
on of the above described personal property is to be delivered to the purchaser above referred to and that the beolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 390.72), upon which remains unpaid the	beolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.	The total amount of the Conditio			
on of the above described personal property is to be delivered to the purchaser above referred to and that the beolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 390.72 ), upon which remains unpaid the um of (\$ 370.72 ), payable in 18 mo monthly installments of \$ \$13.72 ) per month, the	beolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 390.72), upon which remains unpaid the	The total amount of the Conditionum of (\$ 370.72 ), payable in.	18 mo. mohtmy the alime	nd of \$13.72	_) per month, the
on of the above described personal property is to be delivered to the purchaser above referred to and that the beolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$\frac{390.72}{1000000000000000000000000000000000000	The total amount of the Conditional Sale Contract is (\$ 390.72 ), upon which remains unpaid the um of (\$ 370.72 ), payable in 18 mo monthly intrallments of (\$ 13.72 ) per month, the irst payment to be made one month from the date of the execution of said Conditional Sale Contract.	The total amount of the Condition of (\$ 370.72 ), payable in irst payment to be made one month from The Conditional Sale Contract he	the date of the execution of a	and Conditional Sale Co	) per month, the
on of the above described personal property is to be delivered to the purchaser above referred to and that the beolute legal title in said personal property is to remain in Wolf Furniture Company. Dealer.  The total amount of the Conditional Sale Contract is (\$ 390.72	The total amount of the Conditional Sale Contract is (\$ 390.72 ), upon which remains unpaid the um of (\$ 370.72 ), payable in 18 mo. monthly in tall ment of (\$ 13.72 ) per month, the irst payment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and over d by twere placed on the premises leased or owned by the purchaser.	The total amount of the Condition of (\$ 370.72 ), payable in first payment to be made one month from The Conditional Sale Contract he twere placed on the premises leased or other conditions.	the date of the execution of a	ning s \$13.72  naid Conditional Sale Conte the goods described	in and covered by

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

the state of the s	make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:	make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:	make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:	ht is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possessing	J. FOL E	HEREBY GIVEN:	That	Mrs. Mary Benne			Purchaser,
e following described personal property to-wit:	e following described personal property to-wit:	e following described personal property to-wit:	e following described personal property to-wit:	It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possessing		Allegany Cour	nty, Md.	and WOLF FURNI	TURE COMPAN	NY, Dealer, of C	umberland, Md.
l 4/6 mattress	1 4/6 mattress	1 4/6 mattress	1 4/6 mattress	1 4/6 mattress 1 4/6 box spring  It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possess-	d on		ma	ike a Conditional Sale	Contract with t	he reservation o	of title, covering
W .					ne followi	ng described person	al property to-	wit:  lo militare for mattress	onbox V	tobas & (Vacabases all) (1) Audition	
It is specifically agreed and understood that under the terms of said Conditional Sci. Consume that arrange	It is specifically agreed and understood that under the terms of said Conditional Sale Consume also according	It is specifically agreed and understood that under the terms of said Conditional Sale Contract that agree				specifically sevend		d that under the town	of said Condition	and Sala Consum	
n of the above described personal property is to be delivered to the purchaser above referred to and that the	on of the above described personal property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.	on of the above described personal property is to be delivered to the purchaser above referred to and that the osolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.	on of the above described personal property is to be delivered to the purchaser above referred to and that the osolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.		on of the	above described per	monal property	is to be delivered to	the purchaser a	above referred t	to and that the
n of the above described personal property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.	on of the above described personal property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49	on of the above described personal property is to be delivered to the purchaser above referred to and that the seolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49	on of the above described personal property is to be delivered to the purchaser above referred to and that the beolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49		on of the	above described per	onal property	is to be delivered to s to remain in Wolf F	the purchaser a urniture Compan plus ol	above referred to my, Dealer. d balance of	to and that the
n of the above described personal property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49  The total amount of the Conditional Sale Contract is (\$\frac{139.00}{\text{.00}}\), upon which remains unpaid the	on of the above described personal property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49  The total amount of the Conditional Sale Contract is (\$\frac{139.00}{\text{00}}\), upon which remains unpaid the	on of the above described personal property is to be delivered to the purchaser above referred to and that the seolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49  The total amount of the Conditional Sale Contract is (\$139.00), upon which remains unpaid the	on of the above described personal property is to be delivered to the purchaser above referred to and that the besolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49  The total amount of the Conditional Sale Contract is (\$139.00), upon which remains unpaid the	The total amount of the Conditional Sale Contract is (\$ 139.00 ), upon which remains unpaid the	on of the bsolute leg The	above described per ral title in said person total amount of the	rsonal property onal property is e Conditional S	is to be delivered to to remain in Wolf Figure Sale Contract is $(\$ \frac{1}{2})$	urniture Compan plus ol 39.00	above referred to ay, Dealer. d balance of upon which rem	\$15.49
n of the above described personal property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49  The total amount of the Conditional Sale Contract is (\$\frac{139.00}{\text{.00}}\), upon which remains unpaid the	on of the above described personal property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49  The total amount of the Conditional Sale Contract is (\$ 139.00 ), upon which remains unpaid the m of (\$ 150.49 ), payable in 12 mo. of allowing finds find a find and a find a	on of the above described personal property is to be delivered to the purchaser above referred to and that the property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49  The total amount of the Conditional Sale Contract is (\$\frac{139.00}{150.49}\), upon which remains unpaid the mof (\$\frac{150.49}{150.49}\), payable in \$\frac{12 mo. of whomally installments of \$\frac{49}{49}\) per month, the	on of the above described personal property is to be delivered to the purchaser above referred to and that the beolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49  The total amount of the Conditional Sale Contract is (\$ 139.00 ), upon which remains unpaid the am of (\$ 150.49 ), payable in 12 mo. of monthly installment of \$49 ) per month, the	The total amount of the Conditional Sale Contract is (\$\frac{139.00}{\text{monoith}}\), upon which remains unpaid the m of (\$\frac{150.49}{\text{monoith}}\), payable in \frac{12 mo. of choint by installment of (\$\frac{49}{\text{monoith}}\)) per month, the	on of the beolute leg	above described personal title in said personal total amount of the 150.49 ), p	onal property in a conditional State of the co	s to be delivered to s to remain in Wolf F Sale Contract is (\$\frac{1}{2}mo. of whomely finds	urniture Compan plus ol 39.00 ),	above referred to my, Dealer. d balance of upon which rem	\$15.49 sains unpaid the per month, the
The total amount of the Conditional Sale Contract is (\$\frac{139.00}{\text{motal memory final memory for \$\frac{150.49}{\text{motal memory final memory final memory for \$\frac{150.49}{motal memory final memory fin	on of the above described personal property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49  The total amount of the Conditional Sale Contract is (\$\frac{139.00}{10000000000000000000000000000000000	on of the above described personal property is to be delivered to the purchaser above referred to and that the osolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49  The total amount of the Conditional Sale Contract is (\$ 139.00 ), upon which remains unpaid the of (\$ 150.49 ), payable in 12 mo. of 12000 installment of (\$ 49 ) per month, the est payment to be made one month from the date of the execution of said Conditional Sale Contract.	on of the above described personal property is to be delivered to the purchaser above referred to and that the besolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49  The total amount of the Conditional Sale Contract is (\$ 139.00 ), upon which remains unpaid the same of (\$ 150.49 ), payable in 12 mo. of 120mm in the intermediate of \$49 ) per month, the rest payment to be made one month from the date of the execution of said Conditional Sale Contract.	The total amount of the Conditional Sale Contract is (\$\frac{139.00}{2000}\), upon which remains unpaid the m of (\$\frac{150.49}{2000}\), payable in \frac{12 mo. of thomas in the installment of (\$\frac{49}{2000}\)) per month, the st payment to be made one month from the date of the execution of said Conditional Sale Contract.	The on of (\$_ rst paymer	above described personal title in said personal total amount of the 150.49 ), point to be made one in	onal property in a conditional Stayable in 12 1 nonth from the	s to be delivered to s to remain in Wolf F Sale Contract is (\$\frac{1}{2}\text{mo. of Monthly finds}  date of the execution	the purchaser at the purchaser at plus of 39.00 ), affine R of 6\$49 a of said Condition	above referred to the state of	\$15.49 sains unpaid the per month, the act.
The Conditional Sale Contract herein mentioned was given before the purchaser above referred to and that the property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49  The total amount of the Conditional Sale Contract is (\$\frac{139.00}{139.00}\), upon which remains unpaid the model of \$\frac{150.49}{150.49}\), payable in \$\frac{12}{120}\$ mo. of the internal mentioned \$\frac{120}{120}\$ model of \$\frac{120}{120}\$ model of \$\frac{120}{120}\$ month, the stream of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered by	on of the above described personal property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49  The total amount of the Conditional Sale Contract is (\$\frac{139.00}{2000}), upon which remains unpaid the mode of \$150.49  per month, the st payment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered by	on of the above described personal property is to be delivered to the purchaser above referred to and that the peolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49  The total amount of the Conditional Sale Contract is (\$ 139.00 ), upon which remains unpaid the model of \$150.49 ), payable in 12 mo. of whomely mataffine of \$150.49 ) per month, the est payment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered by	on of the above described personal property is to be delivered to the purchaser above referred to and that the besolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49  The total amount of the Conditional Sale Contract is (\$ 139.00 ), upon which remains unpaid the sam of (\$ 150.49 ), payable in 12 mo. of thoughty installment of (\$ 49 ) per month, the rest payment to be made one month from the date of the execution of said Conditional Sale Contract.	The total amount of the Conditional Sale Contract is (\$\frac{139.00}{\text{mo. of Normally installments of (\$\frac{49}{49}\)), upon which remains unpaid the m of (\$\frac{150.49}{\text{mo. of Normally installments of (\$\frac{49}{49}\)) per month, the st payment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered by	The on of the besolute leg on of (\$_ret paymer The	above described personal title in said personal total amount of the 150.49 ), put to be made one made	conal property in a conditional Stayable in 12 month from the contract herein	s to be delivered to s to remain in Wolf F Sale Contract is (\$\frac{1}{mo.}\ \text{of whomally finely} finely  date of the execution mentioned was given	the purchaser at the purchaser at plus of 39.00 ), affine R of 6\$49 a of said Condition	above referred to the state of	\$15.49 sains unpaid the per month, the act.
The Conditional Sale Contract herein mentioned was given before the purchaser above referred to and that the property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49  The total amount of the Conditional Sale Contract is (\$\frac{139.00}{10000000000000000000000000000000000	on of the above described personal property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49  The total amount of the Conditional Sale Contract is (\$ 139.00 ), upon which remains unpaid the mof (\$ 150.49 ), payable in 12 mo. of allowing mataline not \$150.49 ) per month, the st payment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered by were placed on the premises leased or owned by the purchaser.	on of the above described personal property is to be delivered to the purchaser above referred to and that the poolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49  The total amount of the Conditional Sale Contract is (\$\frac{139.00}{10000000000000000000000000000000000	on of the above described personal property is to be delivered to the purchaser above referred to and that the boolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  plus old balance of \$15.49  The total amount of the Conditional Sale Contract is (\$\frac{139.00}{10000000000000000000000000000000000	The total amount of the Conditional Sale Contract is (\$\frac{139.00}{\text{post}}\$), upon which remains unpaid the m of (\$\frac{150.49}{\text{post}}\$), payable in \$\frac{12 mo. of allowards installments of (\$\frac{49}{\text{stallments}}\$) per month, the st payment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered by were placed on the premises leased or owned by the purchaser.	The am of (\$_ rst paymer The were place	above described personal title in said personal total amount of the 150.49 ), put to be made one number of the Conditional Sale Conditional Sa	conal property in the Conditional Stayable in 12 1 month from the contract herein leased or owner	s to be delivered to s to remain in Wolf F Sale Contract is (\$\frac{1}{mo.}\ \text{of whomally finely} finely  date of the execution mentioned was given	the purchaser at the purchaser at plus of 39.00 ), affine R of 6\$49 a of said Condition	above referred to the state of	\$15.49 sains unpaid the per month, the act.

#### USER 81 ME 69

NOTICE IS HEREBY GIVEN: That.

of Allegany County, Maryland

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

#### Memorandum of Conditional Sale Contract

and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

make a Conditional Sale Contract with the reservation of title, covering

b	l Lewyt Cleaner l green chest l space saver	Memory	New pages	
1111				
		16 20 20		
It is specifically agreed and understoo	d that under the te	erms of said Condition	nel Sele Contro	et that
sion of the above described personal property		•		
absolute legal title in said personal property i				
The total amount of the Conditional S sum of (\$.74.00 ), payable in	10. of #10.03	89.00 ). & 1 mo. of \$4	.00	
first payment to be made one month from the				
The Conditional Sale Contract herein	mentioned was given	ven before the good	s described in a	nd covered by
it were placed on the premises leased or owne	d by the purchaser	Solf FURNITU	Buynos	1
Dated at Cumberland, Md.,		OLF FURNITU	RE COMPANY	
this 13th day of May, 1952		B. Carroll	B. Pall	rk
		CARROL	L B. POLLACK, M	The state of the s

"LIBER 81 ME 69

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

#### Memorandum of Conditional Sale Contract

NOTICE L	HEREBY GIVEN: The	Wr. and Wrs. J	ohn Blake	Purchaser,
			1 2 3	
f_Alle	gany County, Mary	land and WOLF F	TURNITURE COMP	ANY, Dealer, of Cumberland, Md.
lid on	May 6, 1952	make a Conditions	al Sale Contract with	the reservation of title, covering
1	May 6, 1952		al Sale Contract with	the reservation of title, covering

1 Sterling Red Chair and Otto

1 BR Matt. Ex Firm

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 139.00 ), upon which remains unpaid the 11 mo. of \$10.00 & 1 mo. of \$8.00 (\$ 118.00 ), payable in monthly installments of (\$ \_\_\_\_\_\_) per month, the sum of (\$\_118.00\_\_), payable in\_\_ first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

6th day of May, 1952

WOLF FURNITURE COMPANY,

By Carroll B. Pollock

CARROLL B. POLLACK, Manager & B.

#### LIBER 81 MGE 70

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

May 12, 1952 m	make a Condition to-wit:	FURNITURE C			
	to-wit:	1000	t with the re	eservation of	title, coverin
	to-wit:	1000	7, 00, 100	Julian / Y/A Maria Maria Maria Maria	ince, coverin
owing described personal property to		Lawn Mower		Ede / Y/A/Mor acting the second	
	1 Power	Lawn Mower	A property of the second second	EDITE INTRIBUTE COMPANY	
	1 Power	Lawn Mower	Opposition of Assistance	ZANIMO SETTIANIA RACIO	
	MVA 1 2 1627 MM 1 to 100	ole landibut 9	produced year or	EDIX INTRITURE COM	
	MVA 1 2 hills glass year to	Memorania Mariana Salahan	Orthonia Salan	FOR MARKETAN	
	AVA 1 2 NEWS	Memorra	Opposition of the section of	ESOC MANUTAN	
	AVA 1 2 18	Meta	grantener.	. 6	
	MYA 1 &		Opposition of the last of the		
	MYA	5	and a		
			6 1	. 6	
1 1 2 2 3					
Europe State Control					
It is specifically agreed and understoo	od that under the	e terms of said	Conditional :	Sale Contract	t, that posses
the above described personal propert			•		
legal title in said personal property					
			сопірапу, D	CAICI.	
The total amount of the Conditional				which remai	ins unpaid the
(\$ 92.15 ), payable in 11	mo. of \$8.00	& 1 mo. of a	\$4.15 of (\$	) pe	er month, the
ment to be made one month from th				Sale Contract	
The Conditional Sale Contract herein			he goods des	cribed in an	d covered by
laced on the premises leased or own	ned by the purcha	ser.			
		Mrs	eether	7 Bligg	Pollock
Dated at Cumberland, Md.,		WOLF FU	JRNITURE (	COMPANY,	
2th day of May, 1952		- 4	0	DRA	7.11

USER 81 MG 71

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

#### Memorandum of Conditional Sale Contract

of Allegany County, Maryland and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

make a Conditional Sale Contract with the reservation of title, covering

l green fiber rug l solid cedar chest

NOTICE IS HEREBY GIVEN: That Mrs. Hannah Boney.

	Coodingonal Sale	Age former three	ACTION OF THE PROPERTY OF THE
	1		
It is specifically agreed and understood that under			
sion of the above described personal property is to be de absolute legal title in said personal property is to remain			rred to and that the
The total amount of the Conditional Sale Contract sum of (\$ 52.45 ), payable in 5 mo. of \$10.	t is (\$ 62.45 plus 00 & 1 mo. of \$ onthly installments of	), upon which	h remains unpaid the) per month, the
first payment to be made one month from the date of the	execution of said C	Conditional Sale C	Contract.
The Conditional Sale Contract herein mentioned	was given before the	e goods described	d in and covered by
it were placed on the premises leased or owned by the pu	rchaser.	nnah	EBoney
Dated at Cumberland, Md.,	WOLF FUI	RNITURE COMP	PANY,
this 8th day of May, 1952	By Car	ARROLL B. POLL	ACK Manager 200

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

OTICE IS HEREBY GIVEN: That Mr. &	nd Mrs. Virgil Bruce	Purchaser
Mineral County, West Virginia	and WOLF FURNITURE COMPANY, Deal	ler, of Cumberland, Mc
l on Kny 5, 1952 make	a Conditional Sale Contract with the reser	vation of title, coverin
e following described personal property to-wit	3	
十月 火儿 计扩	1 Youngstown sink	3
12 11 11		
		THE RESERVE
日本は日本		
3-3/4件 光量	3 3 3	
N PIE E	3 1	
	that under the terms of said Conditional Sal	
of the above described personal property is olute legal title in said personal property is to		
	e Contract is (\$_69.00), upon w	
of (\$ 221.32 ), payable in	of \$15.00 & 1 Mo. of \$11.32	per month, th
payment to be made one month from the de		
The Conditional Sale Contract herein me	entioned was given before the goods descri	ibed in and covered by
vere placed on the premises leased or owned l	by the purchaser.	Bruce
Dated at Cumberland, Md.,	WOLF FURNITURE CO	OMPANY,
5th day of May, 1952	By Carroll B CARROLL B PO	fallack DLLACK, Manager Que

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

Anthony Clump

NOTICE IS HEREBY GIVEN: That\_\_\_

of	Allegany County, M	ld.	nd WOLF FU	JRNITURE C	OMPAN	Y, Deale	r, of Cumbe	erland, Md.
did on	May 6, 1952	make	Conditional	Sale Contrac	t with th	e reserva	ition of titl	e. covering
the following	ng described personal pro	pperty to-wit:	tierino)	ble mo rad:	50 pt /	compacts, exists	The state of the s	e. covering
le is	specifically agreed and u	understood th	at under the	terms of said	Conditio	nal Sale	Contract, t	hat posses-
Salary and	above described personal							
absolute leg	ral title in said personal p	roperty is to	remain in W	olf Furniture	Company	, Dealer		
The	total amount of the Con	ditional Sale	Contract is (	68.11	), pl	us old	balance ch remains	of \$7.50 unpaid the
sum of (\$_	71.98 ). payabl	e in 14 mo.	or \$5.00k	hallmend!	of 65		) per'i	month, the
first paymes	at to be made one month	from the dat	e of the exec	ution of said	Condition	nal Sale	Contract.	
The	Conditional Sale Contract	ct herein mer	ntioned was a	iven before t	he goods	describe	d in and c	overed by
	ed on the premises leased			er.				
D	oated at Cumberland, Md	.,		WOLF F	1	- //	PANY,	
this	h dayof May, 1952			Ву	CAEROLI	B. POLI	BPo ACK; Mana	llock

Liver 81 mg 74
(Filed and Recorded May 15" 1952 at 3:00 P.M.)

#### Memorandum of Conditional Sale Contract

TICE IS HEREBY GIVEN: Tha	e Man Jan Gallana			
THE STREET GIVEN.	KISS BAN VOLLERS	0	4	Purchaser,
Alleginy County, Md.	and WOLF FURNITUE	RE COMPAN	Y, Dealer, of Ca	imberland, Md.
on May 12, 1952	make a Conditional Sale Con	ntract with th	e reservation of	title, covering
following described personal prop	Perty to-wit:	what'	A). Vendo	
	4 pc bed room suit	•		
	4/6 mattress 4/6 spring	at the second	STEP STE	٥
A Will		- ing	Mark.	•
			-636	
It is specifically agreed and un	derstood that under the terms of	said Condition	nal Sale Contrac	t. that posses-
	property is to be delivered to the			
	operty is to remain in Wolf Furnit			
The total amount of the Cond	itional Sale Contract is (\$ 389.9 16 mof of \$23.00 & 1 mo.	05 ), u	pon which rema	ins unpaid the
of (4 )	in monthly installme			

it were placed on the premises leased or owned by the purchaser

Dated at Cumberland, Md.,

12th day of May, 1952

## (Filed and Recorded May 15" 1952 at 3:00 P.M.) Memorandum of Conditional Sale Contract

Mrs. & Harris J. Combs

NOTICE IS HEREBY GIVEN: That

A llegany County, Md.	and WOLF	FURNITURE CON	MPANY, Dealer,	of Cumberland, Md.
id on. <u>Nay 13, 1958</u>	make a Condition	nal Sale Contract	with the reserva	tion of title, covering
\$ 1 m	5	1 .		ed 6.
e following described personal pr	roperty to-wit:	-		0
	1 1	611		
Ö	10	E		5
	I I I			3
	1450 green	m Elec Tron	r set	St. Park
		5 6	P. 844	*
	5 8 5 1	4 5	13. 4	3
1 85,	10	-		
A TEST	13 13	8	111	
U E E	1 2			
The little		a de		
				•
			andiibani Sala	Contract that nome
It is specifically agreed and				
on of the above described person				
solute legal title in said persona	property is to remain i	wolf Furniture	Company, Deale	
The total amount of the C		i. (\$ 133.95 P	lus old bala	nce of \$767.45
Ine total amount of the C	able in	00 & 1 mo. of	\$16.40	
				) per month, th
est payment to be made one mor	nth from the date of the	execution of said	Conditional Sale	Contract.
The Conditional Sale Con		vae given hefere el	e goods describ	ned in and covered b
			ic goods descrit	oca iii aiia covered o
were placed on the premises lea	sed or owned by the pur	chaser. M.	12/	Combo
Dated at Cumberland, 1	Md.,		URNITURE CO	
13th day of May, 1952		· R. Cu	rell B.	allach
114 200 144 01 200 1 200		<i>Sy</i> <del>y</del> = 2 y	CARROLL B. PO	LLACK, Manage

#### USER 81 MGE 76

NOTICE IS HEREBY GIVEN: That\_\_\_

(Filed and Recorded May 15" 1952 at 3:00 F.M.)

#### Memorandum of Conditional Sale Contract

Mrs. Gladys Darr

•	Allegany Co	unty, Md.	and Wo	OLF FURNI	TURE CO	MPANY,	Dealer,	of Cuml	berland, M
id on	May 13, 1952		make a Con-	litional Sale	Contract	with the	reserval	tion of ti	tle, coveris
e followin	g described personal	property t	to-wit:			3 .	,	100	1 1
	3	ž		196		5000		7,00	
•	1122	1	60	2			1.0	75	
- 31 1		6. 1	1450 5	pc blue b	rī set			2	
	1. 11		E	N 10					111
		1 9	2 5	The same		1		# 1	
	12 11	8	\$ E	50 1	518.			9	1000
. A 4			CH.	B X		14		差	
				00				2	
3341	17						E.		
	5	1.5		1	3		·		
18.									
33	3 ACCOUNT								
	1000								
It is	specifically agreed a	and underst	ood that un	der the term	s of said	Condition	al Sale	Contract,	that poss
	above described per								
									and that
solute leg	al title in said perso	nal propert	y is to rema						
The	total amount of the	Condition	al Sale Cont	ract is (\$	119.00	plus old	balan pon whi	ch remain	268.69 is unpaid
m of (\$_	\$375.69 ), p	nyable in	16 mo.	monthly inst	O & 1 mo	o. of \$7	.69	) pe	month, t
	nt to be made one m							Contract	
or paymen	it to be induc one in		the date of						
The	Conditional Sale Co	ontract here	ein mentione	d was give	n before t	he goods	describe	ed in and	covered
were place	ed on the premises l	eased or ow	wned by the	purchaser.	11	0 1		4 11	2
					1110	4 1/4		B 10	ass
					In	7	~ /	-	
	ated at Cumberland	, Md.,			WOLF F	URNITUR	E COM	IPANY,	
	Dated at Cumberland . 13th day of Ma				WOLF FI	URNITUE	E COM	IPANY,	1.1

USER 81 ME 77

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

	422 County Md			
	Atlegany County, Md.	and WOLF FURNITU	JRE COMPANY, Dealer,	of Cumberland, Md.
	May 10, 1952	1 0 15 101 0		
12-	4 5	make a Conditional Sale Co	ontract with the reservati	on of title, covering
olloyri	ng described personal property t	· · · · · · · · · · · · · · · · · · ·	9	55
	0 3	M . I I		47
	179 11 14	lo marsioni. M		1
	> 1 Gas rang	e 2 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5		
	7 1		+ 1	E
	Bishir to	S 5 8 9		2
1.1	13 M 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2 2 5	1 8	E H DESTRI
	CONTRACTOR OF THE PARTY OF THE	3	143 1 2 3	6
	四日 計画表示		4 .7	- S
			- State Lychev	
	1874 157 177		Indiana late	
	specifically agreed and understo	ood that under the terms of	f said Conditional Sale C	ontract, that posses-
It is		rty is to be delivered to th	ne purchaser above refer	red to and that the
	above described personal proper			
of the	above described personal property	is to remain in Wolf Furn	niture Company, Dealer.	
of the	ral title in said personal property		plus old balanc	
of the ute log The	ral title in said personal property total amount of the Conditiona	I Sale Contract is (\$ 161, of \$14.00 & 1 mo o	plus old balance 95), upon which	remains unpaid the
of the ute log The	ral title in said personal property total amount of the Conditiona	I Sale Contract is (\$ 161, of \$14.00 & 1 mo o	plus old balance 95), upon which	remains unpaid the
of the ute log The of (\$_	ral title in said personal property total amount of the Conditiona	of \$14.00 & 1 mo o	plus old balance	remains unpaid the) per month, the
The of (\$_paymer	total amount of the Conditiona 14 mo 222.60 ), payable in to be made one month from the conditional co	of \$14.00 & 1 mo omega.  monthly installm	plus old balance  95 ), upon which of \$12.60 nents of (\$ f said Conditional Sale C	per month, the ontract.
The of (1_paymer	total amount of the Conditional 14 mo 222.60 ), payable in to be made one month from to Conditional Sale Contract herei	al Sale Contract is (\$ 161.)  of \$14.00 & 1 mo of monthly installed in the date of the execution of the mentioned was given be	plus old balance  95 ), upon which of \$12.60 nents of (\$ f said Conditional Sale C	per month, the ontract.
The of (1_paymer	total amount of the Conditiona 14 mo 222.60 ), payable in to be made one month from the conditional co	al Sale Contract is (\$ 161.)  of \$14.00 & 1 mo of monthly installed the date of the execution of in mentioned was given be need by the purchaser.	plus old balance  95 ), upon which of \$12.60 nents of (\$	remains unpaid the) per month, the ontract. in and covered by
The of (\$	total amount of the Conditional 14 mo 222.60 ), payable in to be made one month from to Conditional Sale Contract herei	al Sale Contract is (\$ 161.0. of \$14.00 & 1 mo of monthly installed in mentioned was given be need by the purchaser.	plus old balance  95 ), upon which of \$12.60 nents of (\$ f said Conditional Sale C	per month, the ontract. in and covered by

#### wer 81 mg 78

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

Allegany County, Md.	d WOLF FURNITUR	RE COMPANY	Y. Dealer, of	Cumberland, Md.
on 2 May 12th, 1952 make a	Conditional Sale Con	tract with the	e reservation	of title, covering
following described personal property to-wit:		9.	a do	
rin		<	5	
	10.1			
	30 m thm to to M		1 8	
3 pc sofa bed	20 8			
cocktail tab	Le .			
1 9xl2 rug	15 K	:		
CHICA TEST TO BE	8 .	- 3	7 7	
是 · · · · · · · · · · · · · · · · · · ·		- 8		6
	SA - NORTH			
It is enseificably several and understood the	t under the terms of	. said Condition	nal Sula Con	Next that posses
It is specifically agreed and understood the				
of the above described personal property is to	o be delivered to the	purchaser a	bove referre	
of the above described personal property is to	o be delivered to the	purchaser a	bove referre	
of the above described personal property is to olute legal title in said personal property is to The total amount of the Conditional Sale	o be delivered to the remain in Wolf Furni	e purchaser a iture Compan	bove referre	
of the above described personal property is to olute legal title in said personal property is to  The total amount of the Conditional Sale 12 mo. of \$\epsilon\$	o be delivered to the remain in Wolf Furni Contract is (\$328, 23,00 & 1 mo. of	e purchaser a iture Company	bove referred y, Dealer. upon which i	d to and that the
of the above described personal property is to olute legal title in said personal property is to  The total amount of the Conditional Sale 12 mo. of \$  of (\$08_00	co be delivered to the remain in Wolf Furni Contract is (\$323 23.00 & 1 mo. ofmonthly installm	e purchaser a siture Company 8,00 ), \$22,00 ents of (\$	bove referred y, Dealer. upon which r	d to and that the remains unpaid the
The total amount of the Conditional Sale 12 mo. of \$ of (\$08.00), payable in the payment to be made one month from the date	contract is (\$ 323.00 & 1 mo. of monthly installment of the execution of	B.00 ), \$22.00 ents of (\$	bove referred y, Dealer. upon which i	remains unpaid the  ) per month, the
of the above described personal property is to olute legal title in said personal property is to  The total amount of the Conditional Sale  12 mo. of \$  12 mo. of \$  12 payment to be made one month from the date  The Conditional Sale Contract herein men	co be delivered to the remain in Wolf Furni Contract is (\$322, 00 & 1 mo. ofmonthly installment of the execution of tioned was given before	B.00 ), \$22.00 ents of (\$	bove referred y, Dealer. upon which i	remains unpaid the  ) per month, the
The total amount of the Conditional Sale 12 mo. of \$ of (\$08.00), payable in the payment to be made one month from the date	co be delivered to the remain in Wolf Furni Contract is (\$322, 00 & 1 mo. ofmonthly installment of the execution of tioned was given before	B.00 ), \$22.00 ents of (\$	bove referred y, Dealer. upon which i	remains unpaid the  ) per month, the
of the above described personal property is to colute legal title in said personal property is to the total amount of the Conditional Sale 12 mo. of a of (\$98_00	contract is (\$ 323,00 & 1 mo. of monthly installment of the execution of the purchaser.	B.00 ), \$22.00 ents of (\$	pove referred y. Dealer. upon which it anal Sale Control	remains unpaid the  ) per month, the  in and covered by

USER 81 ME 79

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

#### Memorandum of Conditional Sale Contract

Allegany County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

make a Conditional Sale Contract with the reservation of title, covering

NOTICE IS HEREBY GIVEN: That Mrs. Pearl Grant

2 9x12 rug 4 yds hell			MOON BEIDNILLAN COMIN
It is specifically agreed and understood that understood the above described personal property is to be de-	•		
The total amount of the Conditional Sale Contract sum of (\$271.30), payable in mo		plus old be ), upon wh	r.  llance of \$112.50  lich remains unpaid the  per month, the
first payment to be made one month from the date of the	execution of said Co	nditional Sale	Contract.
The Conditional Sale Contract herein mentioned	was given before the	goods describ	ped in and covered by
it were placed on the premises leased or owned by the pu	archaser.	Pearl	Grant
Dated at Cumberland, Md.,	WOLF FUR	NITURE CO	MPANY,
this 12th day of May, 1952	By Car	RROLL B. POI	BP. ollock  LACK, Manager Q1

### MER 81 MG 80

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

NOTICE IS HEREBY GIVEN: That Mrs. Margaret Growden

e following described personal property to-wit:	Living Room Suit	ervation of title, covering
It is specifically agreed and understood that under the term of the above described personal property is to be delivered solute legal title in said personal property is to remain in Wolf  The total amount of the Conditional Sale Contract is (\$		
of the above described personal property is to be delivered a lute legal title in said personal property is to remain in Wolf.  The total amount of the Conditional Sale Contract is (\$		
The total amount of the Conditional Sale Contract is (\$		The second secon
payment to be made one month from all des of all	urniture Company, Dea 49.75 ), upon v mo. of \$5.75 Illments of (\$	ler. which remains unpaid the
payment to be made one month from the date of the execution	of said Conditional Sa	le Contract.
The Conditional Sale Contract herein mentioned was give	before the goods descr	ibed in and covered by
ere placed on the premises leased or owned by the purchaser.		
Dated at Cumberland, Md.,	Margael 9	Paroden
8th day of May, 1952	OLF FURNITURE CO	S. Pallack

UEER 81 ME 81

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

Allegany County, Maryland and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.  d on May 8, 1952 make a Conditional Sale Contract with the reservation of title, covering	NOTICE IS HEREBY GIVEN: That Mrs. Glenr	Hockman Purchaser.
make a Conditional Sale Contract with the reservation of title, covering e following described personal property to-wit:  2 gal. grey house paint 1 paint brush 1 gal white K. G. 1 9X12 armstrong rug 4 drapes		district.
2 gal. grey house paint 1 paint brush 1 gal white K. G. 1 9X12 armstrong rug 4 drapes	Allegany County, Maryland and W	VOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.
2 gal. grey house paint l paint brush l gal white K. G. l 9X12 armstrong rug 4 drapes	id on May 8, 1952 make a Con	nditional Sale Contract with the reservation of title, covering
	e following described personal property to-wit:	l paint brush l gal white K. G. l 9X12 armstrong rug 4 drapes
		and the property of the world with the second of the secon
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that posses-		
n of the above described personal property is to be delivered to the purchaser above referred to and that the	solute legal title in said personal property is to remi	
n of the above described personal property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.	10 mg of	tract is (\$), upon which remains unpaid the
n of the above described personal property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$  10 mo. of \$1.3 50 & 1 mo. of \$1.08	n of (\$ 139.08 ), payable in 10 mg. 01	monthly installments of (\$) per month, the
of the above described personal property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  53.43 plus 99.15  The total amount of the Conditional Sale Contract is (\$	t payment to be made one month from the date of	the execution of said Conditional Sale Contract.
of the above described personal property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$	The Conditional Sale Contract herein mention	ed was given before the goods described in and covered by
The total amount of the Conditional Sale Contract is (\$\frac{53.43 \text{ plus 99.15}}{\text{monother bedieved to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  \[ \frac{53.43 \text{ plus 99.15}}{\text{ pupon which remains unpaid the not (\$\frac{139.08}{\text{ monothly installments of (\$\frac{1}{30.08}})}, \text{ payment to be made one month from the date of the execution of said Conditional Sale Contract.}}		
The total amount of the Conditional Sale Contract is (\$\frac{53.43 \text{ plus 99.15}}{10 \text{ mo. of \$\frac{139.08}{10 \text{ monthly installments of (\$\frac{1}{39.08}\$), payable in monthly installments of (\$\frac{1}{39.08}\$) per month, the total amount Sale Contract herein mentioned was given before the goods described in and covered by	Dated at Cumberland, Md.,	WOLF FURNITURE COMPANY,
n of the above described personal property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  53.43 plus 99.15  The total amount of the Conditional Sale Contract is (\$	8th day of May, 1952	By Carroll B. Pallack
The total amount of the Conditional Sale Contract is (\$\frac{53.43}{10.08}\], payable in \$\frac{10 mo. of \$13.50 & 1 mo. of \$4.08}{10.000}\], payable in \$\frac{10 mo. of \$13.50 & 1 mo. of \$4.08}{10.000}\], per month, the transport to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered by the purchaser.  Dated at Cumberland, Md.,  WOLF FURNITURE COMPANY,  8th day of May, 1952		CARROLL B. POLLACK, Manager 9/3

UMER 81 MGE 82 (Filed and Recorded May 15" 1952 at 3:00 P.M.)

Allegany County, Maryland and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.	OTICE IS HEREBY GIVEN: That.	Mr. and Mr	s. Edgar Holl	Len			Purchaser.
d on May 8, 1952 make a Conditional Sale Contract with the reservation of title, covering e following described personal property to-wit:  1-3piece Livingroom suit 1 9112 ax. rug							
i following described perional property to-wit:	Allegary County, Maryland	and W	OLF FURNITUE	RE COMPANY	, Dealer	, of Cumb	erland, Md.
e following described personal property to-wit:  1-3piece Livingroom suit 1 9112 ax. rug	d on Nay 8, 1952	make a Con-	ditional Sale Cor	ntract with the	reserva	tion of titl	e, covering
	T T T		1-3piece 1 9X12 a	Livingroom	suit	tion of titl	e, covering
							A
	It is specifically agreed and unc	derstood that unc	der the terms of	said Condition	al Sale	Contract, t	hat posses-
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that posses-	n of the above described personal p	roperty is to be	delivered to the	purchaser ab	ove refe	rred to an	d that the
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possesses of the above described personal property is to be delivered to the purchaser above referred to and that the	solute legal title in said personal pro	perty is to remai	in in Wolf Furni	ture Company,	Dealer		
n of the above described personal property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 361.85), upon which remains unpaid the	m of (\$_321.35), payable	16 mo. of	monthly installment	ents of (\$		) per	month, the
n of the above described personal property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.	st payment to be made one month fr	om the date of t	be execution of	said Condition	al Sale	Contract.	
n of the above described personal property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 361.85), upon which remains unpaid the	The Conditional Sale Contract	herein mentione	d was given befo	ore the goods	describe	d in and o	overed by
n of the above described personal property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 361.85), upon which remains unpaid the of (\$ 321.35), payable in	were placed on the premises leased o	r owned by the	purchaser.	Edgar Je	L. K	Hellen	,
n of the above described personal property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 361.85), upon which remains unpaid the of (\$ 321.35), payable in	Dated at Cumberland, Md.,		wor	FURNITUR	E COM	PANY.	
n of the above described personal property is to be delivered to the purchaser above referred to and that the solute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 361.85	e 8th of May, 1952		By_C	CARROLL	B. POLI	Palla ACK, Mana	- DR

USER 81 MGE 83

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

Allegray County, Md.  and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.  May 6, 1952  make a Conditional Sale Contract with the reservation of title, covering following described personal property to-wit:	on May 6, 1952 make a Conditional Sale Contract with the reservation of title, covering following described personal property to-wit:				
on May 6, 1952  make a Conditional Sale Contract with the reservation of title, covering following described personal property to-wit:  1 Rolla way bed  229.	make a Conditional Sale Contract with the reservation of title, covering following described personal property to-wit:	Allegray County, Md.	and WOLF FURNI	TURE COMPANY, D	Pealer, of Cumberland, Md.
following described personal property to-wit:	following described personal property to wit:  1 Rolls way bed 1882 Lined M	May 6, 1952		C	
1 Rolls way bed 1 Rolls way bed 2 188 Line of the 188 Line of	1 Rolls way bed 1 220	* * 4 3	make a Conditional Sale	Contract with the re	servation of title, covering
		following described personal property of the state of the	1 Rolls way bed 16C hand bed 7A	abro /	Brio V YANNA CONTRACT VOID
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possessof the above described personal property is to be delivered to the curchaser above referred to the					
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possessof the above described personal property is to be delivered to the purchaser above referred to and that the lute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.	of the above described personal property is to be delivered to the purchaser above referred to and that the		8mo. of \$5.00 & 1 mo.	of \$5.50	
of the above described personal property is to be delivered to the purchaser above referred to and that the lute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 54.50	of the above described personal property is to be delivered to the purchaser above referred to and that the lute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 54.50				
of the above described personal property is to be delivered to the purchaser above referred to and that the lute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 54.50	of the above described personal property is to be delivered to the purchaser above referred to and that the lute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 54.50	The Conditional Sale Contract	t herein mentioned was given		
of the above described personal property is to be delivered to the purchaser above referred to and that the lute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$.54.50	of the above described personal property is to be delivered to the purchaser above referred to and that the lute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$.54.50	re placed on the premises leaved	or owned by the purchaser.	MarluB	York
of the above described personal property is to be delivered to the purchaser above referred to and that the lute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 54.50	of the above described personal property is to be delivered to the purchaser above referred to and that the lute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$.54.50				
of the above described personal property is to be delivered to the purchaser above referred to and that the lute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$.54.50	of the above described personal property is to be delivered to the purchaser above referred to and that the lute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 54.50		. v	VOLF FURNITURE	COMPANY.

#### UNER 81 ME 84

this 1st day of April, 1952.

NOTICE IS HEREBY GIVEN: That Mrs. O. E. Keeper

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

#### Memorandum of Conditional Sale Contract

of Allegany County, Cumberland, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on March 51, 1952	make a Conditional S	Sala Contract	anish aka asaa		
1 5		Mie Contract	with the rese	rvation of tit	le, covering
the following described personal proper	rty to-wit:		35 ba	oba	
2.	. 51		3.	1.4.	
1 stove		6 .		*	
l kitchen cabinet l refrigerator		F 16		131	
1 breakfast set	5 5	4	2		100
1 linoleum	cn =			4	MA LON
		1			1.00
	U)	ž É			
	5				
	10	. 3		A SINCE	
BOOK STORY		133			
	STALL STALL				
				· Mag	
				A PARTY	
le in annuis will.					
It is specifically agreed and unde			•		
sion of the above described personal pro					d that the
absolute legal title in said personal prop	erty is to remain in Wolf	Furniture C	ompany, Deal	er.	
The total amount of the Condition	onal Sale Contract is (\$	573.80	<b>)</b>	L!-L ·	
	of \$28 and 1 of \$1	0.80			
The total amount of the Condition 17	10				
or (3-486.80 ). payable in	18 monthly in			) per n	nonth, the
or (3-486.80 ). payable in	18 monthly in				nonth, the
first payment to be made one month from	m the date of the execution	on of said C	onditional Sal	e Contract.	
first payment to be made one month from  The Conditional Sale Contract he	m the date of the executive	on of said C	onditional Sal	e Contract.	
first payment to be made one month from	m the date of the executive	on of said C	onditional Sal	e Contract.	overed by

LISER 81 MICE 85

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

	Mr. Richar Kincaid	Purchaser,
Allegeny County, Md.	and WOLF FURNITURE COMPA	NY, Dealer, of Cumberland, Md.
May 12th , 1952 mak	ke a Conditional Sale Contract with	
llowing described personal property to-v		the reservation of title, covering
the state of the s		
	on the test	
5. 3. 1	5 3	
10. TO 10. 基金 生	1 Crosley Ref	
39 41 7 4	2 3	
	tion on the	
The state of the s	HA .	
	1 8 1 1	
		, A
2 2 2 2 3	1 Crosley Ref	
THE REAL PROPERTY.		THE RESERVE
	that under the terms of said Condi	ional Sale Contract, that possess
It is specifically agreed and understood		
It is specifically agreed and understood the above described personal property	is to be delivered to the purchaser	
the above described personal property		
the above described personal property is	to remain in Wolf Furniture Compa	ny, Dealer.
the above described personal property is	to remain in Wolf Furniture Compa	ny, Dealer.
the above described personal property is legal title in said personal property is.  The total amount of the Conditional Section 24.	to remain in Wolf Furniture Compa ale Contract is (\$ 433.97 mo of \$14.00 & 1 mo of \$	ny, Dealer.
the above described personal property	ale Contract is (\$ 433.97 ) mo. of \$14.00 & 1 mo. of \$ monthly installments of (\$	ny, Dealer.  upon which remains unpaid the 2.97  per month, the
the above described personal property is elegal title in said personal property is.  The total amount of the Conditional St. (\$_358,97), payable in	ale Contract is (\$ 433.97 ) mo. of \$14.00 & 1 mo. of \$ monthly installments of (\$ date of the execution of said Condit	ny, Dealer.  , upon which remains unpaid the 2.97  per month, the ional Sale Contract.
the above described personal property is elegal title in said personal property is.  The total amount of the Conditional Sec. 24.  (\$358_97), payable in	ale Contract is (\$ 433.97  mo. of \$14.00 & 1 mo. of \$.  monthly installments of (\$_  date of the execution of said Condit  mentioned was given before the soo	ny, Dealer.  , upon which remains unpaid the 2.97  per month, the ional Sale Contract.
the above described personal property is elegal title in said personal property is.  The total amount of the Conditional Sec. 24.  (\$358_97), payable in	ale Contract is (\$ 433.97  mo. of \$14.00 & 1 mo. of \$.  monthly installments of (\$_  date of the execution of said Condit  mentioned was given before the soo	ny, Dealer.  , upon which remains unpaid the 2.97  per month, the ional Sale Contract.
the above described personal property is elegal title in said personal property is.  The total amount of the Conditional Se 24 (\$ 358,97 ), payable in	ale Contract is (\$ 433.97  mo. of \$14.00 & 1 mo. of \$ monthly installments of (\$ date of the execution of said Condit mentioned was given before the good by the purchaser.	ny, Dealer.  , upon which remains unpaid the 2.97  per month, the ional Sale Contract.

#### MOER 81. mg 86

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

7010 9x12 glamorug #3188 40' of 54" congo wall 1 gal congo wall past 1 4721 9x12 Arms rug 1 lawn chair incl	Make a Conditional Sale Contract with the reservation of title, covering described personal property to-wit:  7010 9x12 glamorug #3188 40' of 54" congo wall 1 gal congo wall 1 yal2 9x12 Arms rug	Make a Conditional Sale Contract with the reservation of title, covering described personal property to-wit:  7010 9x12 glamorug #3188 40' of 54" congo wall 1 gal congo wall 1 4721 9x12 Arms 1 lawn chair incl	Make a Conditional Sale Contract with the reservation of title, covering described personal property to-wit:  7010 9x12 glamorug #3188 40' of 54" congo wall 1 gal congo wall 1 4721 9x12 Arms 1 lawn chair incl	make a Conditional Sale Contract with the reservation of title, covering  7010 9x12 glamorug #3188 40° of 54" congo wall 1 gal congo wall 1 4721 9x12 Arms rug 1 lawn chair incl	make a Conditional Sale Contract with the reservation of title, covering library described personal property to-wit:  7910 9x12 glamorug #3168   40' of 54" congo wall   1 gal congo wall past   1 4721 9x12 Arms rug   1 lawn chair incl		& Mrs. Paul Lancaste	·	Purchaser,
7010 9x12 glamorug #3188 40' of 54" congo wall 1 gal congo wall past 1 4721 9x12 Arms rug 1 lawn chair incl	leying described perional property to-wit:  7010 9x12 glamorug #3188 40' of 54" congo wall 1 gal congo wall past 1 4721 9x12 Arms rug 1 lawn chair incl	loying described personal property to-wit:  7010 9x12 glamorug #3188 40' of 54" congo wall 1 gal congo wall past 1 4721 9x12 Arms rug 1 lawn chair incl	Tollo 9x12 glamorug #3188 40' of 54" congo wall 1 gal congo wall past 1 4721 9x12 Arms rug 1 lawn chair incl	7010 9x12 glamorug #3188 40' of 54" congo wall 1 gal congo wall past 1 4721 9x12 Arms rug 1 lawn chair incl	7910 9x12 glamorug #3168 40 of 54 congo wall 1 gal congo wall past 1 4721 9x12 Arms 1 lawn chair incl	Allegany County, Md.	and WOLF FURNITURE	COMPANY, Dealer	, of Cumberland, Md.
7010 9x12 glamorug #3188 40° of 54" congo wall 1 gal congo wall 1 4721 9x12 Arms rug 1 lawn chair incl	7010 9x12 glamorug #3188 40' of 54" congo wall 1 gal congo wall 1 4721 9x12 Arms 1 lawn chair incl	7010 9x12 glamorug #3188 40' of 54" congo wall 1 gal congo wall 1 4721 9x12 Arms 1 lawn chair incl	7010 9x12 glamorug #3188 40' of 54" congo wall 1 gal congo wall past 1 4721 9x12 Arms rug 1 lawn chair incl	7010 9x12 glamorug #3188 40° of 54" congo wall 1 gal congo wall 1 4721 9x12 Arms rug 1 lawn chair incl	7910 9x12 glamorug #3188 40' of 54" congo wall 1 gal congo wall past 1 4721 9ml Arms rug 1 lawn chair incl	n.  4ay 12, 1968 make	a Conditional Sale Contra	act with the reserve	tion of title, covering
						ollowing described personal property to-will 7010 9x12 gl 40' of 54" 1 gal congo 1 4721 9x1;	lamorus #3188 loongo wall past 2 Arms rug	ostanov	on the state and the contract Asugos
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possesses						t the above described personal property			
f the above described personal property is to be delivered to the purchaser above referred to and that the	f the above described personal property is to be delivered to the purchaser above referred to and that the	f the above described personal property is to be delivered to the purchaser above referred to and that the	f the above described personal property is to be delivered to the purchaser above referred to and that the	f the above described personal property is to be delivered to the purchaser above referred to and that the		te legal title in said personal property is			
of the above described personal property is to be delivered to the purchaser above referred to and that the stellegal title in said personal property is to remain in Wolf Furniture Company, Dealer.	f the above described personal property is to be delivered to the purchaser above referred to and that the stelleral title in said personal property is to remain in Wolf Furniture Company, Dealer.  The application of the Conditional Sale Contract is (\$ 84.52	of the above described personal property is to be delivered to the purchaser above referred to and that the stelleral title in said personal property is to remain in Wolf Furniture Company, Dealer.	of the above described personal property is to be delivered to the purchaser above referred to and that the stellegal title in said personal property is to remain in Wolf Furniture Company, Dealer.	of the above described personal property is to be delivered to the purchaser above referred to and that the stellegal title in said personal property is to remain in Wolf Furniture Company, Dealer.	the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.	The total amount of the Conditional Se	ale Contract is (\$ 84.52	), upon wi	ich remains unpaid the
of the above described personal property is to be delivered to the purchaser above referred to and that the ute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.	f the above described personal property is to be delivered to the purchaser above referred to and that the ste legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 84.52 ), upon which remains unpaid the	If the above described personal property is to be delivered to the purchaser above referred to and that the ste legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 84.52 ), upon which remains unpaid the	If the above described personal property is to be delivered to the purchaser above referred to and that the ste legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 84.52 ), upon which remains unpaid the	of the above described personal property is to be delivered to the purchaser above referred to and that the ute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 84.52 ), upon which remains unpaid the	The total amount of the Conditional Sale Contract is (\$ 84.52 ), upon which remains unpaid the	The total amount of the Conditional Se	of \$10.00 & 1 mo.	of <b>49.5</b> 2	/
of the above described personal property is to be delivered to the purchaser above referred to and that the ute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 84.52 ), upon which remains unpaid the	f the above described personal property is to be delivered to the purchaser above referred to and that the ste legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 84.52	If the above described personal property is to be delivered to the purchaser above referred to and that the ste legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 84.52	If the above described personal property is to be delivered to the purchaser above referred to and that the ste legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 84.52	of the above described personal property is to be delivered to the purchaser above referred to and that the said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 84.52 ), upon which remains unpaid the 6 mo. of \$10.00 & 1 mo. of \$9.52 ) per month, the	The total amount of the Conditional Sale Contract is (\$ 84.52 ), upon which remains unpaid the 6 mo. of \$10.00 & 1 mo. of \$9.52 of (\$ 69.52 ), payable in monthly installments of (\$) per month, the	The total amount of the Conditional Se 6 mo	monthly installmen	of \$9.52 its of (\$	) per month, the
of the above described personal property is to be delivered to the purchaser above referred to and that the said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 84.52 ), upon which remains unpaid the 6 mo. of \$10.00 & 1 mo. of \$9.52 ) per month, the	f the above described personal property is to be delivered to the purchaser above referred to and that the ste legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 84.52	If the above described personal property is to be delivered to the purchaser above referred to and that the ste legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 84.52	If the above described personal property is to be delivered to the purchaser above referred to and that the stellegal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 84.52	of the above described personal property is to be delivered to the purchaser above referred to and that the said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 84.52 ), upon which remains unpaid the 6 mo. of \$10.00 & 1 mo. of \$9.52 ) per month, the payment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered by	The total amount of the Conditional Sale Contract is (\$ 84.52 ), upon which remains unpaid the 6 mo. of \$10.00 & 1 mo. of \$9.52 ) payable in monthly installments of (\$	The total amount of the Conditional Sa of (\$.69.52), payable in payment to be made one month from the The Conditional Sale Contract herein in	date of the execution of sumentioned was given before	of \$9.52 ats of (\$ aid Conditional Sale the goods descri	Contract.
of the above described personal property is to be delivered to the purchaser above referred to and that the suite legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 84.52 ), upon which remains unpaid the 6 mo. of \$10.00 & 1 mo. of \$9.52 ) per month, the payment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered by	the above described personal property is to be delivered to the purchaser above referred to and that the ste legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 84.52 ), upon which remains unpaid the 6 mo. of \$10.00 & 1 mo. of \$9.52 ), payable in	the above described personal property is to be delivered to the purchaser above referred to and that the stellegal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 84.52	the above described personal property is to be delivered to the purchaser above referred to and that the stellegal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 84.52	the above described personal property is to be delivered to the purchaser above referred to and that the ute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 84.52 ), upon which remains unpaid the 6 mo. of \$10.00 & 1 mo. of \$9.52 of \$9.52 ), payable in monthly installments of (\$	The total amount of the Conditional Sale Contract is (\$ 84.52 ), upon which remains unpaid the 6 mo. of \$10.00 & 1 mo. of \$9.52 ) per month, the payment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered by the placed on the premises leased or owned by the purchaser.	The total amount of the Conditional Second (\$ 69.52 ), payable in payment to be made one month from the The Conditional Sale Contract herein the placed on the premises leased or owned	date of the execution of sumentioned was given befored by the purchaser.	ats of (\$	contract.

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

NOTICE IS HEREBY GIVEN: That\_\_\_\_

#### Memorandum of Conditional Sale Contract

All egany County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

200	May 12,	1952	make a Conditio	nai Sale Contract	with the	reservation	of title, covering
e followin	g described	l personal pro	perty to-wit:			Toba	
Î		6	2	0			
1	1. 7	1	\$ /n	dac to		1	
		1		0 =		1 0 8	
149	. 9	3 7	3 pc Bed 4/6 mattr	room suit		8	
. !			4/6 sprin	8		4 30	
	4	34	1 lawn ch	air	155		12 多數則
	1 3	是事。	Cu	ğ. Z		THE PER	
	Jan	1 - 1	1 1	8	1		
	1)	E P		1377		15.18	6
17.5				F III			
		47.6					
	9 100						
		Marie .					
lt is	specifically	agreed and	understood that under	the terms of said	Condition	al Sale Con	tract, that posses-
		ribed persona	l property is to be deli	vered to the pure	haser abo	ove referred	to and that the
n of the	above descr						
		aid personal s	property is to remain is	Wolf Furniture	mmeny.	Dealer	CONTRACTOR AND ADDRESS OF THE PARTY OF THE P
olute leg	al title in s		property is to remain is				
olute leg	al title in s		nditional Sale Contract	is (\$ 213,00	), uj	oon which re	,
olute leg	al title in s	int of the Coi	nditional Sale Contract		), uj	oon which re	emains unpaid the
The	total amou	unt of the Cou	nditional Sale Contract	is (\$ 213.00 5.00 & 1 mo of thly installments of	), u <sub>l</sub> 5,00 if (\$	oon which re	) per month, the
The of (\$_	total amou  181,00	int of the Coi	nditional Sale Contract  12 mo of \$1  the in mon	is (\$ 213,00 5,00 & 1 mo of thly installments of execution of said	), uj \$5.00 of (\$	al Sale Con	) per month, the
The m of (\$_ et paymen	total amount 181,00 mt to be ma	int of the Cor ), payab de one month	nditional Sale Contract  12 mo of \$1  the in mon  the from the date of the mon  act herein mentioned w	is (\$ 213,00 to 1 mo of the control of the control of said (as given before the control of the c	), uj \$5.00 of (\$	al Sale Con	) per month, the
The m of (\$_ et paymen	total amount 181,00 mt to be ma	int of the Cor ), payab de one month	nditional Sale Contract  12 mo of \$1  the in mon	is (\$ 213,00 5,00 & 1 mo off thly installments of execution of said ( ras given before the	5,00 of (\$), up to the condition the goods	al Sale Condescribed in	) per month, the tract.
The transfer of the transfer of the transfer of the transfer of tr	total amount to be ma  Conditions  ed on the p	int of the Cor ), payab de one month	nditional Sale Contract  12 mo of \$1  the in mon  from the date of the sact herein mentioned was done owned by the pure	is (\$ 213,00 5,00 & 1 mo off thly installments of execution of said ( ras given before the	5,00 of (\$), up to the condition the goods	al Sale Condescribed in	) per month, the tract.
The m of (\$_st payments The	total amount 181,00 nt to be ma Conditions and on the potential of the conditions and the conditions are conditions and the conditions are conditions and the conditions are conditionally conditionally conditions are conditionally conditio	unt of the Cou , payab de one month al Sale Contra premises leased	nditional Sale Contract  11 mo of \$1  the in mon  from the date of the act herein mentioned w  d or owned by the purion.	is (\$ 213,00 5,00 & 1 mo off thly installments of execution of said ( ras given before the	5,00 of (\$), up to the condition the goods	al Sale Con	) per month, the tract.

#### UNER 81. MICE 88

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

OTICE IS HEREBY GIVEN: Th	Niec Viec	Georgia Lindsay		Purchaser,
"llegeny County, Md.	and W	OLF FURNITURE	COMPANY, Deal	er, of Cumberland, Md.
on Nay 6, 1952	make a Con	ditional Sale Contra	ct with the reser	vation of title, covering
following described personal pro		to multiple Contract	Spatister Signal - Will  Spatister Signal - Wi	
It is specifically agreed and to				
plute legal title in said personal p				ALL REPORTS OF THE
			Olus old bals	nce of \$10.83
The total amount of the Corn of (\$	nditional Sale Cont 5 mo of \$ le in	tract is (\$ 50.00 10.00 & 1 mo. o monthly installment	), upon w f \$ .43 s of (\$	hich remains unpaid the) per month, the
t payment to be made one month	from the date of	the execution of sai	d Conditional Sal	e Contract.
The Conditional Sale Contra		purchaser.	sia Lin	doen
Dated at Cumberland, Mo	1.	WOLF	URNITURE CO	MPANY.
6th day of May, 1953		Ву	Carroll B. P.	LB Pollock

19ER 81 MGE 89

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that posses it is above described personal property is to be delivered to the purchaser above referred to and that it te legal title in said personal property is to be delivered to the purchaser above referred to and that it te legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid to \$ 12 mo. of \$10.00 & 1 mo. of \$9.50) payable in monthly installments of (\$) per month, it syment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered to back on the premises lessed or owned by the purchaser.	make a Conditional Sale Contract with the reservation of title, covering depersonal property to-wit:  1450 5 pc brf set 2 dxtra chairs  3 depersonal property is to be delivered to the purchaser above referred to and that the said personal property is to remain in Wolf Furniture Company, Dealer.  2 dxtra chairs  3 depersonal property is to remain in Wolf Furniture Company, Dealer.  3 dependent of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the	Allegany Count			
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that poss of the above described personal property is to be delivered to the purchaser above referred to and that it te legal title in said personal property is to remain in Wolf Furniture Company. Dealer.  The total amount of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid to \$ (\$ 128.50), payable in	y agreed and understood that under the terms of said Conditional Sale Contract, that possessible personal property is to be delivered to the purchaser above referred to and that the said personal property is to remain in Wolf Furniture Company, Dealer, unt of the Conditional Sale Contract is (\$_148.50), upon which remains unpaid the		y, Md. and WOL	F FURNITURE COMPANY,	Dealer, of Cumberland, Md.
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that poss f the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$_18.50	y agreed and understood that under the terms of said Conditional Sale Contract, that possessible personal property is to be delivered to the purchaser above referred to and that the said personal property is to remain in Wolf Furniture Company, Dealer.  unt of the Conditional Sale Contract is (\$_148.50), upon which remains unpaid the	Nav 10. 1952			
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possof the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 148.50	y agreed and understood that under the terms of said Conditional Sale Contract, that possessibled personal property is to be delivered to the purchaser above referred to and that the said personal property is to remain in Wolf Furniture Company, Dealer.  unt of the Conditional Sale Contract is (\$ 148.50	3 3	5	onal Sale Contract with the	reservation of title, covering
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that poss of the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 148.50	y agreed and understood that under the terms of said Conditional Sale Contract, that possessible personal property is to be delivered to the purchaser above referred to and that the said personal property is to remain in Wolf Furniture Company, Dealer.  unt of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the), payable in monthly installments of (\$) per month, the ade one month from the date of the execution of said Conditional Sale Contract.  al Sale Contract herein mentioned was given before the goods described in and covered by premises leased or owned by the nurchaser.	llowing described perso	nal property to-wit:	30	The state of the s
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that poss of the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 148.50	y agreed and understood that under the terms of said Conditional Sale Contract, that possessized personal property is to be delivered to the purchaser above referred to and that the said personal property is to remain in Wolf Furniture Company, Dealer.  unt of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the), payable in monthly installments of (\$) per month, the ade one month from the date of the execution of said Conditional Sale Contract.  al Sale Contract herein mentioned was given before the goods described in and covered by premises leased or owned by the purchaser.		2 70		
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that posses the above described personal property is to be delivered to the purchaser above referred to and that it stellegal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 148.50	y agreed and understood that under the terms of said Conditional Sale Contract, that possessible personal property is to be delivered to the purchaser above referred to and that the said personal property is to remain in Wolf Furniture Company, Dealer.  unt of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the), payable in monthly installments of (\$) per month, the ade one month from the date of the execution of said Conditional Sale Contract.  al Sale Contract herein mentioned was given before the goods described in and covered by premises leased or owned by the numbers.	1 3	1	0	
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that posses the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 148.50	y agreed and understood that under the terms of said Conditional Sale Contract, that possessible personal property is to be delivered to the purchaser above referred to and that the said personal property is to remain in Wolf Furniture Company, Dealer.  unt of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the), payable in monthly installments of (\$) per month, the ade one month from the date of the execution of said Conditional Sale Contract.  al Sale Contract herein mentioned was given before the goods described in and covered by premises leased or owned by the numbers.	0 1		2 5	9 1 5
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possif the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 148.50	y agreed and understood that under the terms of said Conditional Sale Contract, that possessibled personal property is to be delivered to the purchaser above referred to and that the said personal property is to remain in Wolf Furniture Company, Dealer.  unt of the Conditional Sale Contract is (\$ 148.50	4 8 5		70 5	
of the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$_148.50	unt of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the), payable in monthly installments of (\$) per month, the ade one month from the date of the execution of said Conditional Sale Contract.		2 drtra chairs.	¥	
of the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$_148.50	unt of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the), payable in monthly installments of (\$) per month, the ade one month from the date of the execution of said Conditional Sale Contract.		生 初/ 思	St. M.	
of the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$_148.50	unt of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the), payable in monthly installments of (\$) per month, the ade one month from the date of the execution of said Conditional Sale Contract.	1 5	* Y G		
of the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$_148.50	unt of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the), payable in monthly installments of (\$) per month, the ade one month from the date of the execution of said Conditional Sale Contract.	HIEY ST	1 1 2		<b>海山</b> 东
of the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$_148.50	unt of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the), payable in monthly installments of (\$) per month, the ade one month from the date of the execution of said Conditional Sale Contract.	1 1 11	8 V		6
the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 148.50	unt of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the), payable in monthly installments of (\$) per month, the ade one month from the date of the execution of said Conditional Sale Contract.				
the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company. Dealer.  The total amount of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid to \$12 mo. of \$10.00 & 1 mo. of \$8.50) payable in monthly installments of (\$	unt of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the), payable in monthly installments of (\$) per month, the ade one month from the date of the execution of said Conditional Sale Contract.				
of the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$_148.50	unt of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the), payable in monthly installments of (\$) per month, the ade one month from the date of the execution of said Conditional Sale Contract.				•
of the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$_148.50	unt of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the), payable in monthly installments of (\$) per month, the ade one month from the date of the execution of said Conditional Sale Contract.				NOT THE REST
of the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$_148.50	unt of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the), payable in monthly installments of (\$) per month, the ade one month from the date of the execution of said Conditional Sale Contract.				
of the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$_148.50	unt of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the), payable in monthly installments of (\$) per month, the ade one month from the date of the execution of said Conditional Sale Contract.				
of the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$_148.50	unt of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the), payable in monthly installments of (\$) per month, the ade one month from the date of the execution of said Conditional Sale Contract.				
of the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$_148.50	unt of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the), payable in monthly installments of (\$) per month, the ade one month from the date of the execution of said Conditional Sale Contract.				
the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 148.50	unt of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the), payable in monthly installments of (\$) per month, the ade one month from the date of the execution of said Conditional Sale Contract.				
the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$_148.50	unt of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the 12 mo. of \$10.00 & 1 mo. of \$8,50) per month, the mode one month from the date of the execution of said Conditional Sale Contract.  al Sale Contract herein mentioned was given before the goods described in and covered by premises leased or owned by the purchaser.  WOLF FURNITURE COMPANY,				
The total amount of the Conditional Sale Contract is (\$_148,50), upon which remains unpaid to 12 mo. of \$10.00 & 1 mo. of \$8,50) payable in monthly installments of (\$) per month, to payment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered are placed on the premises leased or owned by the purchaser.	unt of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the 12 mo. of \$10.00 & 1 mo. of \$8,50) per month, the more month from the date of the execution of said Conditional Sale Contract.  al Sale Contract herein mentioned was given before the goods described in and covered by premises leased or owned by the purchaser.	lt is specifically agree	d and understood that under	the terms of said Conditions	d Sale Contract, that posses-
of (\$ 128.50 ), payable in monthly installments of (\$	), payable in				
of (\$ 128.50 ), payable in monthly installments of (\$	), payable in	of the above described p	personal property is to be de	livered to the purchaser abo	ve referred to and that the
The Conditional Sale Contract herein mentioned was given before the goods described in and covered are placed on the premises leased or owned by the purchaser.	ade one month from the date of the execution of said Conditional Sale Contract.  al Sale Contract herein mentioned was given before the goods described in and covered by	of the above described p	personal property is to be de	livered to the purchaser abo in Wolf Furniture Company.	ve referred to and that the
The Conditional Sale Contract herein mentioned was given before the goods described in and covered replaced on the premises leased or owned by the purchaser.	al Sale Contract herein mentioned was given before the goods described in and covered by	of the above described plute legal title in said per	personal property is to be de rsonal property is to remain the Conditional Sale Contrac	livered to the purchaser about the Wolf Furniture Company, to the company of the	ve referred to and that the
re placed on the premises lessed or owned by the purchaser.	premises lessed or owned by the purchaser.	of the above described putter legal title in said per The total amount of	personal property is to be de rsonal property is to remain the Conditional Sale Contrac	livered to the purchaser about the Wolf Furniture Company, to the company of the	ve referred to and that the Dealer.
re placed on the premises lessed or owned by the purchaser.	premises lessed or owned by the purchaser.	of the above described plute legal title in said per The total amount of of (\$_128,50).	personal property is to be de resonal property is to remain the Conditional Sale Contrac payable in no	in Wolf Furniture Company.  t is (\$148.50), up00 & 1 mo. of \$8.50  nthly installments of (\$)	Dealer.  on which remains unpaid the
Dated at Cumberland, Md.,  Dated at Cumberland, Md.,  WOLF FURNITURE COMPANY,	of May, 1952  Description of May, 1952  Description of May, 1952  Description of May and the purchaser.  May are a series of May and the purchaser.  May are a series of May are a series	of the above described pute legal title in said per The total amount of of (\$_128.50), oayment to be made one	personal property is to be de resonal property is to remain the Conditional Sale Contract 12 mo. of \$10 payable in	in Wolf Furniture Company, t is (\$_148.50), up00 & 1 mo. of \$8.50 nthly installments of (\$) execution of said Conditions	Dealer.  on which remains unpaid the per month, the sale Contract.
Dated at Cumberland, Md.,  WOLF FURNITURE COMPANY,	of May, 1952  May, 1952  May, 1952  May, 1952  May, 1952  May, 1952  May Carroll & Pollock  Carroll & Pollock  Carroll & Pollock	of the above described pute legal title in said per The total amount of of (\$_128,50).  payment to be made one	personal property is to be de resonal property is to remain the Conditional Sale Contract 12 mo. of \$10 payable in	in Wolf Furniture Company, t is (\$_148.50), up00 & 1 mo. of \$8.50 nthly installments of (\$) execution of said Conditions	Dealer.  on which remains unpaid the per month, the sale Contract.
Dated at Cumberland, Md., WOLF FURNITURE COMPANY,	of May, 1952  By Carroll R Polluck  CARROLL R POLLACK Manager  A.	of the above described plute legal title in said per The total amount of of (\$_128,50), payment to be made one The Conditional Sale	personal property is to be de resonal property is to remain the Conditional Sale Contract 12 mo. of \$10 payable in	in Wolf Furniture Company, t is (\$_148.50), up00 & 1 mo. of \$8.50 nthly installments of (\$_ execution of said Conditions was given before the goods or chaser.	Dealer.  on which remains unpaid the per month, the sale Contract.
1. 11 R D. 00.	of May, 1952  By Carroll B Pollock  CARROLL R POLLACK Manager CA	of the above described plute legal title in said per The total amount of of (\$_128,50), payment to be made one The Conditional Sale	personal property is to be de resonal property is to remain the Conditional Sale Contract 12 mo. of \$10 payable in	in Wolf Furniture Company, t is (\$_148.50), up00 & 1 mo. of \$8.50 nthly installments of (\$_ execution of said Conditions was given before the goods or chaser.	Dealer.  on which remains unpaid the per month, the sale Contract.
	OI MRY, 1902  CARROLL R POLLACK Manager A	of the above described plute legal title in said per The total amount of of (\$ 128,50 ), payment to be made one The Conditional Sale re placed on the premise	personal property is to be decreased property is to remain the Conditional Sale Contract 12 mo. of \$10 mo month from the date of the Contract herein mentioned as leased or owned by the put	in Wolf Furniture Company, t is (\$_148.50), up00 & 1 mo. of \$8.50 nthly installments of (\$_ execution of said Conditions was given before the goods or chaser.	Dealer.  on which remains unpaid the per month, the sale Contract.

USER 81 mg 90 (Filed and Recorded May 15" 1952 at 3:00 P.M.)

NOTICE IS HEREBY GIVEN: That METERS	re. Dorothy Mayhew Purchases,
Allegany County, Danville, Md. and	d WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.
id on March 24, 1952 make a	Conditional Sale Contract with the reservation of title, covering
he following described personal property to-wit:	
	5 m
1 floor 1 mp	and to
2 end tables	O B
1 mirro	克雷 医 第一名
1 set dishes	
1 stove	annoisi a
1 breakfast set	
l platform rocker l bedsoom suite	S I I S C E OCTOR
1 spring 1 mattress	THE PROPERTY OF STREET
1 set vanity lemps	
1 pr. pillows 1 chair	
1 wool rug 1 spread	
1 sofa bed 2 occasional chair	
1 pr. sofa pillows	
2 table lamps	
It is specifically agreed and understood that	t under the terms of said Conditional Sale Contract, that possess-
on of the above described personal property is to	be delivered to the purchaser above referred to and that the
seclute legal title in said personal property is to re	
3	
The total amount of the Conditional Sale C	Contract is (\$ 599.00 ), upon which remains unpaid the
m of (\$_509.00). payable in18	monthly installments of (\$) per month, the
st payment to be made one month from the date	of the execution of said Conditional Sale Contract.
The Conditional Sale Contract herein ment	tioned was given before the goods described in and covered by
were placed on the premises leased or owned by	the nurchaser.
Dated at Cumberland, Md.,	WOLF FURNITURE COMPANY.  B. Carroll B. Osllock
is 25th day of Merch, 1952.	Buck B Called

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

#### Memorandum of Conditional Sale Contract

NOTICE IS HEREBY GIVEN: That Shirley Metzner

	and W		L COMI AIT	Dealer, of Cum	oenand, Md.
on May 12, 1952	make a Con	ditional Sale Co	ntract with the	reservation of the	itle, covering
N. 4.	3		0	46.	
following described person	at property to-wit:	3	4		
	à Po	• 41	-		
34	1 / /	10 0		. 3	
13			1.50	1	
	1 1 4	1 5 6		6 8	
50 7 2 80	1 7 4	2 5 3	1		M M
	5 0 6	100 00		4 3	1
	Cedar Chest	10 10 10 10 10 10 10 10 10 10 10 10 10 1		34	
	L M G	8	4 H	2 3	
	D 2	0	190		
			1.00		
					R
,					
It is specifically agreed	and understood that un	der the terms of	said Condition	al Sale Contract,	that posses-
			•		
of the above described pe	rsonal property is to be	delivered to the	purchaser abo	ove referred to	
of the above described pe	rsonal property is to be	delivered to the	purchaser abo	ove referred to	
of the above described per plute legal title in said personal The total amount of the	onal property is to be onal property is to rema	delivered to the	purchaser about ture Company,	Dealer.	and that the
of the above described per plute legal title in said personal The total amount of the	onal property is to be onal property is to rema	delivered to the	purchaser about ture Company,	Dealer.	and that the
of the above described per- plute legal title in said personal three total amount of the of (\$\frac{67.95}{1.95}\$), p	or and property is to be conal property is to remain the Conditional Sale Control of \$60 payable in \$60 payable	delivered to the	e purchaser aboriture Company, 95 ), up of \$1.95 ents of (\$	Dealer.  Don which remain	and that the
The total amount of the of (\$\frac{67.95}{1000}\$), p	or and property is to be conal property is to remain the Conditional Sale Control of \$60 payable in \$60 payable	delivered to the	e purchaser aboriture Company, 95 ), up of \$1.95 ents of (\$	Dealer.  Don which remain	and that the
The total amount of the of (\$\frac{67.95}{1.95}\$), payment to be made one re-	or and property is to be conal property is to remain the Conditional Sale Control of \$6 payable in the date of the control of	delivered to the in in Wolf Furnitract is (\$ 79.00 & 1 mo comonthly installm	e purchaser about ture Company, 95 , up of \$1.95 ents of (\$	Dealer.  Dealer.  Don which remain  per	and that the
The total amount of the of (\$\frac{67.95}{1.95}\), payment to be made one of the Conditional Sale (\$\frac{67.95}{1.95}\).	onal property is to be onal property is to remain the Conditional Sale Control on the date of the Contract herein mentions	delivered to the in in Wolf Furnitract is (\$ 79.00 & 1 mo comonthly installm the execution of the was given before the delivered to the delive	e purchaser about ture Company, 95 , up of \$1.95 ents of (\$	Dealer.  Dealer.  Don which remain  per	and that the
The total amount of the of (\$\frac{67.95}{1.95}\), payment to be made one of the Conditional Sale (\$\frac{67.95}{1.95}\).	onal property is to be onal property is to remain the Conditional Sale Control on the date of the Contract herein mentions	delivered to the in in Wolf Furnitract is (\$ 79.00 & 1 mo comonthly installm the execution of ed was given before the purchaser.	e purchaser aboriture Company, 95 ), up of \$1.95 ents of (\$	Dealer.  Dealer.  Doon which remain  peal Sale Contract.  described in and	and that the
The total amount of the of (\$\frac{67.95}{1.95}\), payment to be made one of the Conditional Sale (\$\frac{67.95}{1.95}\).	onal property is to be onal property is to remain the Conditional Sale Control on the date of the Contract herein mentions	delivered to the in in Wolf Furnitract is (\$ 79.00 & 1 mo comonthly installm the execution of ed was given before the purchaser.	e purchaser about the Company, 95 ), up of \$1.95 ents of (\$	Dealer.  Dealer.  oon which remain  peal Sale Contract.  described in and	and that the
The total amount of the of (\$\frac{67.95}{1.95}\$), put payment to be made one re-	resonal property is to be conal property is to remain the Conditional Sale Control of \$6 month from the date of Contract herein mentioned leased or owned by the	delivered to the in in Wolf Furnitract is (\$ 79.00 & 1 mo comonthly installm the execution of ed was given before the purchaser.	e purchaser aboriture Company, 95 ), up of \$1.95 ents of (\$	Dealer.  Dealer.  oon which remain  peal Sale Contract.  described in and	and that the
The total amount of the of (\$\frac{67.95}{1.95}\), put payment to be made one referenced on the premises	resonal property is to be onal property is to remain the Conditional Sale Control of \$6 month from the date of Contract herein mentioned leased or owned by the d. Md.,	delivered to the in in Wolf Furnitract is (\$ 79.00 & 1 mo comonthly installm the execution of ed was given before the purchaser.	e purchaser about the Company, 95 ), up of \$1.95 ents of (\$	Dealer.  Dealer.  oon which remain  peal Sale Contract.  described in and	and that the

#### USER 81 MGZ 92

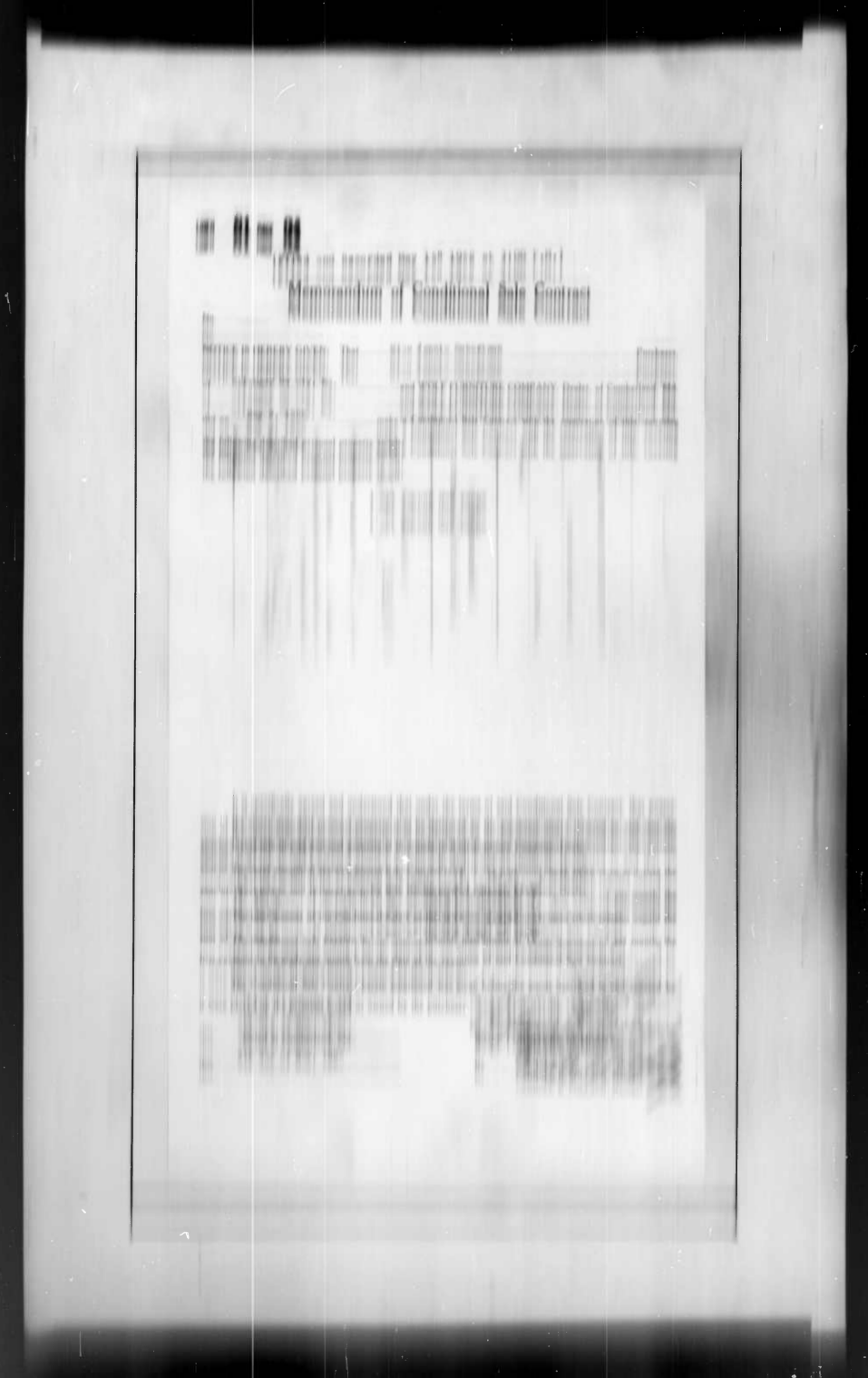
(Filed and Recorded May 15" 1952 at 3:00 P.M.).

	S HEREBY GIVEN:	I hat	Phland,	Mrs. Fred				Purchaser,
	Allegany Count	y. Md.	and WOL	FURNITURE	COMPA	NY, Deal	er, of Cum	berland, Md.
on	May 12, 1952	ma ma	ke a Conditio	onal Sale Conti	act with	the reserv	ration of ti	itle, covering
ollow	ing described persona	l property to-	wit:		356		1000	
	2 3	3 1	and the state of t	130	J. L.B.		. > .	
i.	1 6	1 W	-	of		X 1.7	11/	
	1.9	1	9xl2 rug	Administration of Sontract				
1	23	A 19	4	200		1	Q ,	
	1	2 10	E	B 8	ji.	-	UT	-
	. 3	73	1.7					
124	And I am	1		B	. 1			
	U	1 5	1		13	1/2		•
	100 mm							
			that under	the terms of se	id Condi	ional Sal	Contract	that posses.
lt i	s specifically agreed a	and understood						that posses
	s specifically agreed a						ferred to	and that the
of the	above described per	onal property	is to be deli	ivered to the s	ourchaser	above re	-	and that the
of the	above described per	sonal property	is to be deli	wered to the s	re Compa plus	above re my, Deale old bal	er. ance of \$	19.14
of the	above described per gal title in said perso e total amount of the	sonal property nal property is Conditional S	is to be deli to remain in Sale Contract	ivered to the son Wolf Furnitu	re Compa	above re any, Deale old bal:	er. ance of the	19.14 unpaid the
The	above described person and person total amount of the 79.14 ), possible above described person and person and person are total amount of the person and person are total amount of the per	nal property in Conditional S	is to be delicated to remain in the sale Contract mo. of \$7.5	wered to the son Wolf Furnitum is (\$ 71.00 ) & one mo. thly installmen	re Compa plus ) of \$2. ts of (\$_	above reany, Deale old bal., upon will	er. ance of the control of the contr	19.14 is unpaid the r month, the
The of (\$	above described person and person to be made one m	nal property is  Conditional S  11 1  ayable in	is to be delicated to remain in the sale Contract mo. of \$7	wered to the solution Wolf Furnitum is (\$ 71.00 0) & one mo. thly installmen execution of sa	ourchaser re Compa plus  of \$2. ts of (\$_ id Condi	above re any, Deale old bal: . upon wi 14	er. ance of a nich remain per Contract.	19.14 us unpaid the r month, the
The of (\$	above described person and person to be made one me Conditional Sale Condi	conal property is Conditional S 11 in ayable in conth from the	is to be delicated to remain in the sale Contract mo. of \$7 mon date of the mentioned w	is (\$ 71.00 b) & one mo. thly installment execution of sa	ourchaser re Compa plus  of \$2. ts of (\$_ id Condi	above re any, Deale old bal: . upon wi 14	er. ance of a nich remain per Contract.	19.14 us unpaid the r month, the
The of (\$	above described person and person to be made one m	conal property is Conditional S 11 in ayable in conth from the	is to be delicated to remain in the sale Contract mo. of \$7 mon date of the mentioned w	is (\$ 71.00  D) & one monthly installment execution of salara given before these.	ourchaser re Compa plus ) of \$2. ts of (\$_ id Condi e the goo	above re my, Deald old bal: . upon will 14 ional Sale	er, ance of the contract.	19.14 suppaid the r month, the covered by
The of (\$ only me	above described person and person to be made one me Conditional Sale Condi	conal property is Conditional S 11 in ayable in conth from the contract herein	is to be delicated to remain in the sale Contract mo. of \$7 mon date of the mentioned w	is (\$ 71.00  D) & one mo. thly installment execution of salary as given before thaser.	ourchaser re Compagnus ) of \$2. ts of (\$_ tid Condition e the good	above re my, Deald old bal: . upon will 14 ional Sale	er, ance of the ance of the contract.  bed in and	19.14 us unpaid the r month, the

USER 81 MG 93

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

A STATE OF THE STA	OTICE IS HEREBY GIVEN: That	Mrs. Naomi Ran	kin	Purchaser;
following described personal property to-wit:	Allegany County, Md.	and WOLF FURNITU	JRE COMPANY, Deale	r, of Cumberland, Md.
following described personal property to-wit:				
l glider l glider	d on May 12, 1952 make	a Conditional Sale C	ontract with the reserve	ation of title, covering
그님 이 계약하는 이번 중요한 것 같아.		l glider	soluto /	ANOTHER PROPERTY ASSESSMENT
	It is specifically agreed and understood the	nat under the terms o	f said Conditional Sale	Contract, that posses-
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that posses-		The second second		
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possess to of the above described personal property is to be delivered to the purchaser above referred to and that the				
of the above described personal property is to be delivered to the purchaser above referred to and that the				
of the above described personal property is to be delivered to the purchaser above referred to and that the olute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.				
of the above described personal property is to be delivered to the purchaser above referred to and that the olute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is \$ 53.90 & 1 mo. of \$3.90 pupon which remains unpaid the				
The total amount of the Conditional Sale Contract is (\$ 53.90 kg l mo. of \$3.90 kg), payable in monthly installments of (\$ 13.90 kg), payable in monthly installments of (\$ 13.90 kg), per month, the	s payment to be made one month from the da	te of the execution o	t said Conditional Sale	Contract.
of the above described personal property is to be delivered to the purchaser above referred to and that the olute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is \$ 53.90 & 1 mo. of \$3.90 pupon which remains unpaid the	The Conditional Sale Contract herein me	entioned was given be	efore the goods describ	ed in and covered by
The total amount of the Conditional Sale Contract is (\$ 53.90 kg l mo. of \$3.90 kg), payable in monthly installments of (\$ 13.90 kg), payable in monthly installments of (\$ 13.90 kg), per month, the	vere placed on the premises leased or owned b	by the purchaser.	nami a	and:
The total amount of the Conditional Sale Contract is (\$ 53.90   0.01 \$ 3	Dated at Cumberland, Md.,	WC	OLF FURNITURE COM	IPANY,
The total amount of the Conditional Sale Contract is (\$\frac{53.90}{8.00.01}\frac{53.90}{9.00	lith day of May, 1952	Ву_	Carroll B. POL	B Pollock LACK, Manager Cal

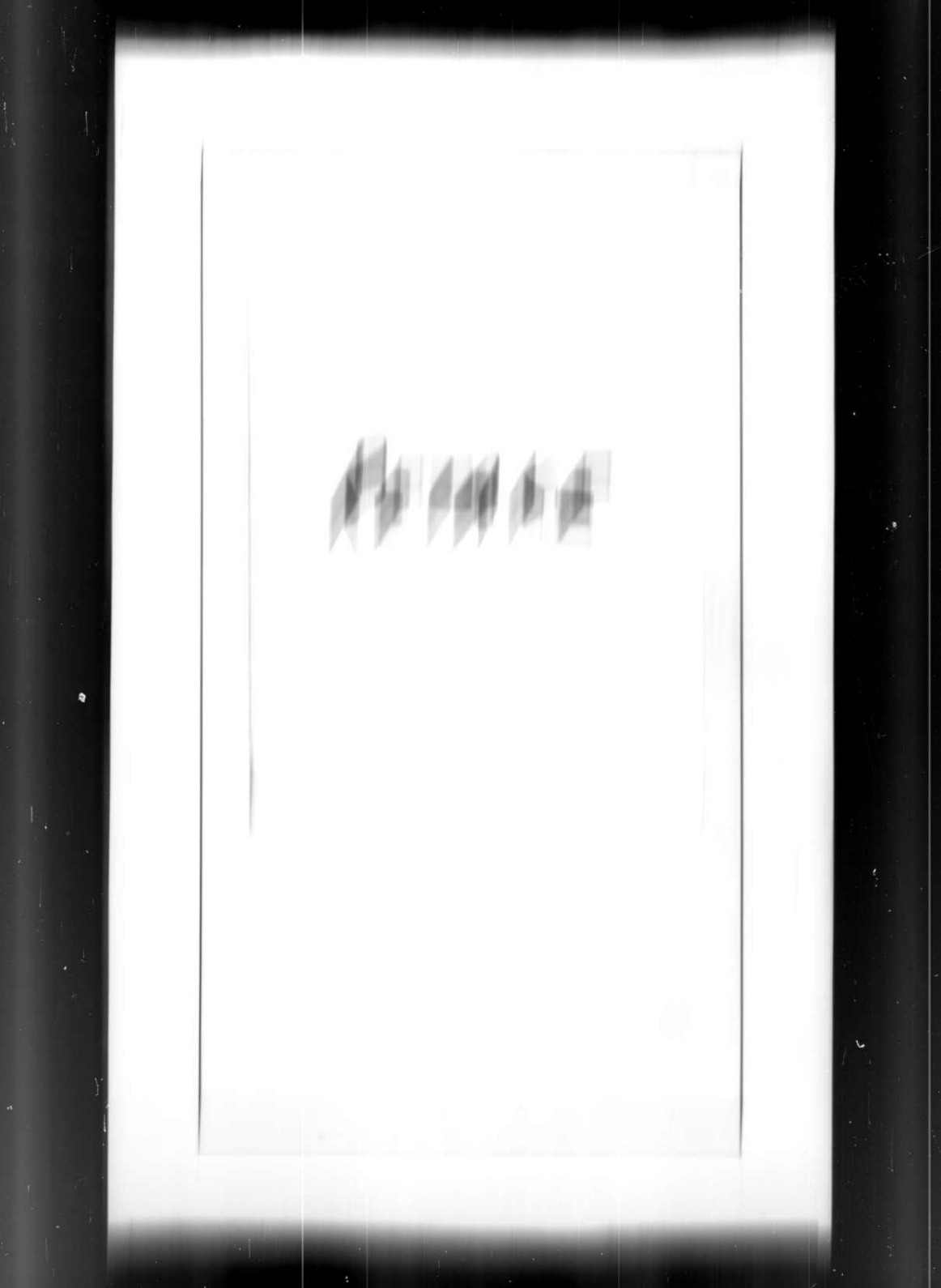


It is aparifically agreed and undergrood that under the terms of said Conditional Sale Contract: that power The Conditional Sale Contract harein manifolish was given before the goods described in and severed by if were placed on the premises based or owned by the purchases. this inch die orney, 126

# OFFICE OF THE CLERK OF THE CIRCUIT COURT

ALLESANN ESANNEX EUMSESLAND, MB.

> 次5世球 左 88 建次 2 2 3 地次



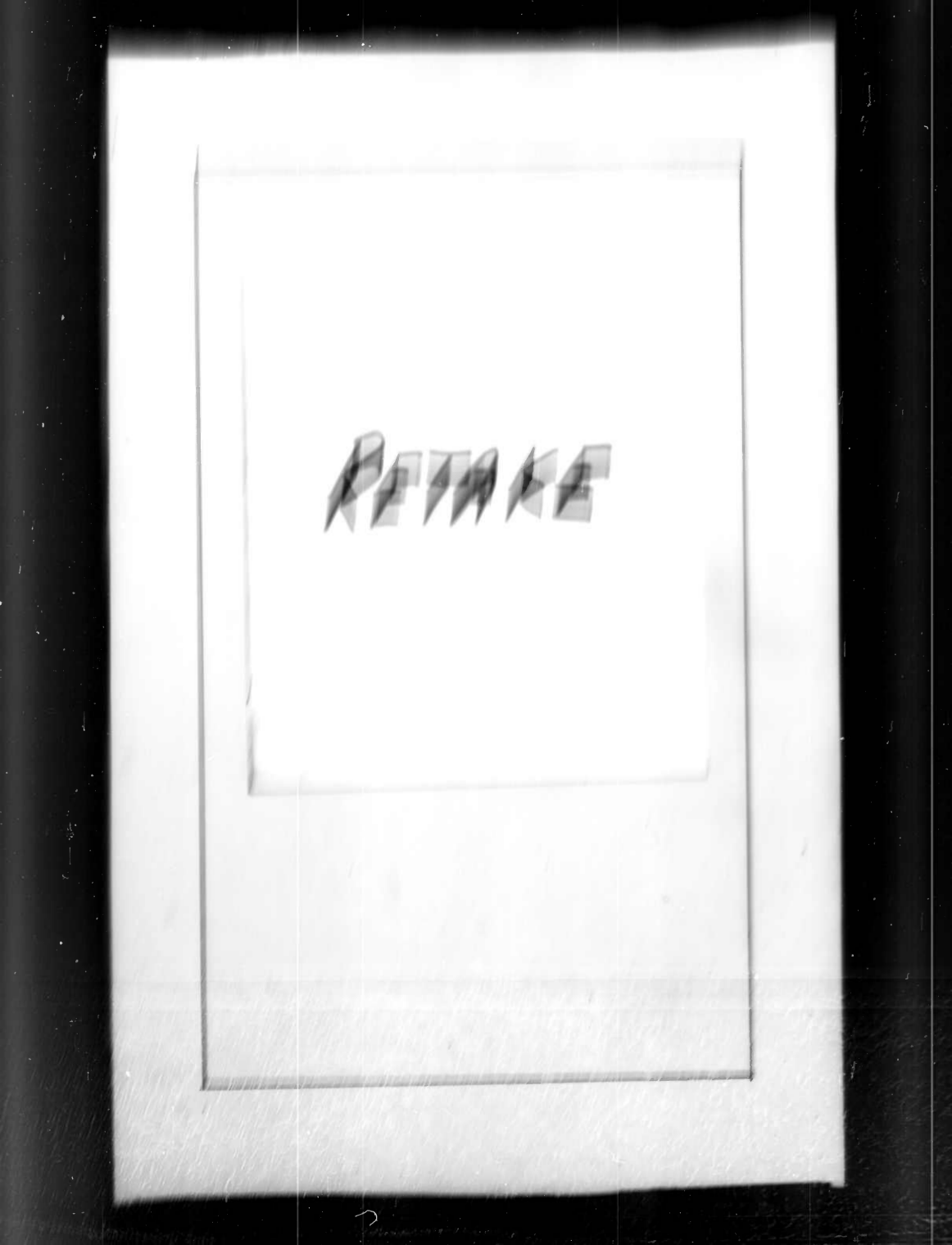
Managandan at konditional Auto Kontinu ELECTRONIA MARKET DE LA SESSE DE THE TOTAL CONTRACT OF THE PARTY Kill And T

The Canditional Sale Contract betein mentioned was given before the goods described in and covered by

traced as Comberland Md

1291 69 82091 100

The state of the s And an interpolation of the second sequences in the contract of the contract o



(Filed and Recorded May 15" 1952 at 3:00 F.M.)

	That Mrs. Deris Ross		Parchase
All against Jounty, 1	and WOLF FURN	ITURE COMPANY, Dealer, of Co	mberland, M
Esp 9th, 1952	make a Conditional Sale	Contract with the reservation of	title, coveri
following described person	al property to wit:		
10	27½ yrds material 1 rod 3 rods 1 oval Agrastan rug 27 ft. of 27in hall rumn 27 x54 matching scatter r		
10	P. P. San Market		
YVA	N.W.		
1			
It is specifically agree	d and understood that under the term	ns of said Conditional Sale Contra	act, that poss
	personal property is to be delivered t	to the purchaser above referred	to and that
on of the above described p		Furniture Company, Dealer,	
	reconal property is to remain in Wolf		
The total amount of	the Conditional Sale Contract is (\$	140.87 ), upon which rem	
The total amount of		140.87 ), upon which rem	
The total amount of (\$\frac{140.87}{\text{.87}}\).	the Conditional Sale Contract is (\$	140.87 ), upon which rem	per month,
The total amount of m of (\$\frac{140.87}{\text{.87}}\).	the Conditional Sale Contract is (\$_payable in 14 mo of \$10.00 & 1 monthly in	140,87 ), upon which rem stallments of (\$187 ) on of said Conditional Sale Control	per month,
The total amount of the most of the state of the most of the state of the state of the state of the conditional Sale of the co	the Conditional Sale Contract is (\$_payable in 14 mo of \$10.00.2.1 monthly in month from the date of the execution	140,87 ), upon which rem stallments of (\$187 ) on of said Conditional Sale Control	per month,

USER 81 ME 97

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

TICE IS HEREBY GIVEN: Tha						_Purchaser,
Allegany County, Marylan	id and	WOLF FURNITUR	E COMPAN	Y, Deal	er, of Cumb	erland, Md.
m May 12, 1952	make a C	onditional Sale Con	tract with th	e reserv	ation of tit	le, covering
olloying described personal proj	perty to-wit:	4 pc. gray BR single deck co cotton mattere	il spring		robust 177	
0.11		porch chair (i		i.	å	
		noresM Intropitio	and the	Mark K.	Citylenia	
	( ) E	8	,	4		•
					74	
It is specifically agreed and u	nderstood that	under the terms of	said Conditio	nal Sal	Contract	that name
of the above described personal						
ute legal title in said personal p						are that the
The total amount of the Con						
of (\$ 218. 45 ), payable	e in U	monthly installme	ents of 7(\$+>		) per	month, the
ayment to be made one month	from the date of	of the execution of	said Condition	nal Sal	e Contract.	
		ned was given help	ore the good	descri	bed in and	covered by
The Conditional Sale Contrac	t herein mentio	oned was given ber				
The Conditional Sale Contrac			Villen	n /	9. Ser	11-
	or owned by t	he purchaser.	Villa.	RE CO	P. Ser	ellerch

UNER 81 mg 98
(Filed and Recorded May 15" 1952 at 3:00 F.M.).

No			
NOTICE IS HEREBY GIVEN: That	Otho Simms		Purchaser,
A llegamy County, Md.	and WOLF FURNIT	URE COMPANY, Dea	ler, of Cumberland, Md.
May 13, 1592			-
he following described personal property	make a Conditional Sale (	contract with the reser	vation of title, covering
	1 washer 18 ' hall runner	Sile of the State	
It is specifically agreed and under on of the above described personal pro polute legal title in said personal prope	perty is to be delivered to	the purchaser above r	eferred to and that the
The total amount of the Condition of (\$_90.50), payable in.			hich remains unpaid the
st payment to be made one month from			
The Conditional Sale Contract he			
were placed on the premises leased or		Ollo S.	noted in and covered by
Dated at Cumberland, Md.,	w	OLF FURNITURE CO	OMPANY,
is 13th day of May, 1952	R.	Carrell B.	Belock

UBER 81 MGE 99

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

Allegany County, Md.	and WOLF FUI	RNITURE COMPANY	, Dealer, of Cumberland, Md
May 10, 1952	make a Conditional S	Sala Contract with the	reservation of title, covering
ollowing described personal proper		est rail	wood V. TV.
	4/6 Holl ywood fr 4/6 mettress studio cover		
It is specifically agreed and under	erstood that under the to	erms of said Condition	nal Sale Contract, that posses-
of the above described personal pro			
ute legal title in said personal prop			
The total amount of the Condition of (\$_100.00), payable in	10 mo. of \$10.	00	
ayment to be made one month fro			
The Conditional Sale Contract he placed on the premises leased or			described in and covered by
D		WOLF FURNITUE	RE COMPANY.
Dated at Cumberland, Md.,		"OL TOTALIO	23 OOM 74111,

USER 81 ME 100 (Filed and Recorded May 15" 1952 at 3:00 F.M.)

TCE IS HEREBY GIVEN: That.				Purchaser,
Allegary County, Md.	and WOLF FURNITUR	RE COMPANY,	Dealer, of Cumb	erland, Md.
on Nay 7, 1952	make a Conditional Sale Cor	atract with the r	eservation of tit	le, covering
ollowing described personal proper		saba V	Solicing Crops WAY 7 miles	
	Tall India			
It is specifically agreed and under	erstood that under the terms of	said Conditional	Sale Contract, t	hat posses-
of the above described personal pro				d that the
The total amount of the Condition of (\$254.74), payable in	onal Sale Contract is (\$	o plus old be	alance of \$10 n which remains	unpaid the
ayment to be made one month from				
The Conditional Sale Contract he placed on the premises leased or		pre the goods de	Smy o	covered by
			COMPLY	
Dated at Cumberland, Md.,	WOL	F FURNITURE	COMPANT,	00

UNER 81 ME 101

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

			N. 256
Allegeny County, Md.	and WOLF FURNITUR	E COMPANY, Dealer, of	Cumberland, Md.
May 9, 1952	ake a Conditional Sale Con	tract with the reservation	of title, covering
following described personal property to	wit:	4	
		1	. 10
12	24 .		
1 19/ 23 1 7	W TO D		
() · · · · · · · · · · · · · · · · · · ·	2 pc Int. LR suit		
1 1 1 2 4 5 7 4	5 3	Y o	
	No.	. 6.0	
		W. 1	
12 12 2 1 CO	cir.	1 1 3	
	3		
THE PARTY OF	6	8	<b>S</b>
		V Jan Szonki	
- t-1 - 1   1   1   1   1   1   1   1   1			
It is specifically agreed and understo	od that under the terms of	said Conditional Sale Cont	ract, that posses-
of the above described personal proper	ty is to be delivered to the	purchaser above referred	to and that the
	is to remain in Wolf Furni	iture Company Dealer	The American
	is to remain in worr ruin	nure Company, Dealer.	
lute legal title in said personal property			
The total amount of the Conditional	Sale Contract is (\$_187.	00), upon which re	mains unpaid the
The total amount of the Conditional		the same and the same and the same and the	mains unpaid the
The total amount of the Conditional of (\$\frac{177.00}{\text{.00}}\), payable in	3 mo. of \$20.00 & 1 mo	of \$17.00 ents of \$	) per month, the
The total amount of the Conditional of (\$	3 mo. of \$20.00 & 1 mo	of \$17.00 ents of \$	) per month, the
The total amount of the Conditional of (\$	mo. of \$20.00 & 1 mo monthly installm	ents of \$17.00	per month, the
of (\$	mo. of \$20,00 & 1 mo monthly installing the date of the execution of in mentioned was given below.	ents of \$17.00	per month, the
The total amount of the Conditional of (\$\frac{177.00}{\text{.00}}\), payable in a payment to be made one month from the Conditional Sale Contract herei	mo. of \$20,00 & 1 mo monthly installing the date of the execution of in mentioned was given below.	ents of \$17.00	per month, the
The total amount of the Conditional of (\$\frac{177.00}{\}\), payable in \$\frac{1}{2}\$ payment to be made one month from the Conditional Sale Contract hereignere placed on the premises leased or own.	mo. of \$20,00 & 1 mo monthly installing the date of the execution of in mentioned was given below.	ents of \$17.00	per month, the ract.
The total amount of the Conditional of (\$\frac{177.00}{2}\$), payable in payment to be made one month from the Conditional Sale Contract herei	mo. of \$20,00 & 1 mo monthly installing the date of the execution of in mentioned was given below.	said Conditional Sale Confere the goods described in	per month, the ract.

µ€R 81 M€ 102

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

TICE IS HEREBY GIVEN: That_	rs. Homer D. Stott Purchaser.
Allegeny County, Md.	and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.
on May -6, 1952	make a Conditional Sale Contract with the reservation of title, covering
following described personal property	v to-wit:
10 1 1	2 1 2 2 1 3 3
	1 refrigerator
L . Co. 11 1	* 1 4 5 6
45 7	
	A speed of the latest of the l
U 10/7221	夏
OF THE T	£ 9 4 5 5 1
一	
7.8	
It is specifically agreed and under	erstood that under the terms of said Conditional Sale Contract, that posses-
n of the above described personal pro	operty is to be delivered to the purchaser above referred to and that the
solute legal title in said personal prope	erty is to remain in Wolf Furniture Company, Dealer.
The total amount of the Condition	onal Sale Contract is (\$ 179.95 ), upon which remains unpaid the
m of (\$ 239.95 ), payable in	4 mo. of \$50.00 & 1 mo of \$29.95 per month, the
	m the date of the execution of said Conditional Sale Contract.
at payment to be made one month from	
	erein mentioned was given before the goods described in and covered by
	owned by the purchaser.
The Conditional Sale Contract h	owned by the purchaser.
The Conditional Sale Contract h	owned by the purchaser.

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

#### Memorandum of Conditional Sale Contract

Walter Thomas

Allegany County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

NOTICE IS HEREBY GIVEN: That

did on May 10, 1952	_make a Conditional Sale Contract	with the reservation of title, covering
the following described personal property	to-wit:	7
	1 1 1	
- 1 12 11 1		
The Constitution of	1 Elec. range	
		1 1 1 10
	1 P K	
•		
		Conditional Sale Contract, that posses-
sion of the above described personal pro- absolute legal title in said personal prop-		
The total amount of the Condition		plus old balance of \$3 01/60 43 ), upon which remains unpaid the
sum of (\$_453.03), payable in	19.00 mo for 23 mo & 1 mofor monthly installments	of (\$.03 ) per month, the
first payment to be made one month from	m the date of the execution of said	Conditional Sale Contract.
		the goods described in and covered by
it were placed on the premises leased or	owned by the purchaser,	elles Thomas
Dated at Cumberland, Md.,	WOLF F	URNITURE COMPANY,
this 10th day of May, 1952	Ву	CARROLL B. POLLACK, Manager qu
		ge

# UBER 81 MET 104

(Filed and Recorded May 15" 1952 at 3:00 F.M.)

The total amount of the Conditional Sale Contract is (\$ 82.00 ), upon which remains unpaid to of (\$ 73.50 ), payable in	P	GIVEN: That Mrs. B	Purchaser
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that poss of the above described personal property is to be delivered to the purchaser above referred to and that the lute legal title in said personal property is to be delivered to the purchaser above referred to and that the lute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 82.00 ), upon which remains unpaid to of (\$ 73.50 ). payable in 12 mo. of \$6.00 & 1 mo. of \$1.50 ) per month, to payment to be made one month from the date of the execution of aaid Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered the placed on the premises leased or owned by the purchaser.  Dated at Cumberland, Md.,  WOLF FURNITURE COMPANY,	OLF FURNITURE COMPANY, Dealer, of Cumber	ty, Md. and WOLF	Cumberland, Md
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that poss of the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 82.00 ), upon which remains unpaid to (\$ 93.50 ). payable in 12 mo. of \$6.00 & 1 mo. of \$1.50 ) per month, the payment to be made one month from the date of the execution of and Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered the placed on the premises leased or owned by the purchaser.  Dated at Cumberland, Md.,  WOLF FURNITURE COMPANY,	ditional Sale Contract with the reservation of title	52make a Conditio	of title covering
I Cl7 alt. sofa bed 1 floor lump 1 throw rug 1 pr sofa pil.ows 1 metal chair  I metal chair  It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that poss of the above described personal property is to be delivered to the purchaser above referred to and that the legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$	3		or the, covering
1 throw rug 1 pr sofa pil.ows 1 metal chair  It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that pose of the above described personal property is to be delivered to the purchaser above referred to and that deliute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 82.00 ), upon which remains unpaid to (\$ 73.50 ). payable in 12 mo. of \$6.00 & 1 mo. of \$1.50 ) per month, to monthly installments of (\$ ) per month, to payment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered the placed on the premises leased or owned by the purchaser.  **Dated at Cumberland, Md.**  WOLF FURNITURE COMPANY.			
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that poss of the above described personal property is to be delivered to the purchaser above referred to and that to blute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 88.00 ), upon which remains unpaid to (\$	8 8 1	8 1 m	
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that poss of the above described personal property is to be delivered to the purchaser above referred to and that to blute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 82.00 ), upon which remains unpaid to of (\$ 73.50 ). payable in 12 mo. of \$6.00 & 1 mo. of \$1.50 ) per month, to payment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered the conditional Sale Contract.  Bessel August  WOLF FURNITURE COMPANY.	0 8	11111	
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that poss of the above described personal property is to be delivered to the purchaser above referred to and that to blute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 88.00 ), upon which remains unpaid to (\$	R.F. # 8		
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that pose of the above described personal property is to be delivered to the purchaser above referred to and that is plute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 82.00 ), upon which remains unpaid to (\$ 75.50 ), payable in 12 mo. of \$6.00 & 1 mo. of \$1.50 ) per month, it payment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered ere placed on the premises leased or owned by the purchaser.  Dated at Cumberland, Md.,  WOLF FURNITURE COMPANY.	Alt. sofa bed . lamp	1 Cl7 Alt 1 floor lam	
It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that posses of the above described personal property is to be delivered to the purchaser above referred to and that to blute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 88.00), upon which remains unpaid to \$\frac{12 mo.}{30.00} \frac{10.00}{30.00} \frac{10.00}{3			
The total amount of the Conditional Sale Contract is (\$ 82.00 ), upon which remains unpaid to of (\$ 73.50 ). payable in			
The total amount of the Conditional Sale Contract is (\$ 82.00 ), upon which remains unpaid to of (\$ 73.50 ). payable in	4 1 5	API F B	
of the above described personal property is to be delivered to the purchaser above referred to and that a plute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 82.00	B . 5 /2	111 2 1	1>
of the above described personal property is to be delivered to the purchaser above referred to and that endute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 82.00 ), upon which remains unpaid to of (\$ 93.50 ), payable in 12 mo. of \$6.00 & 1 mo. of \$1.50 ) per month, to payment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered are placed on the premises leased or owned by the purchaser.  Dated at Cumberland, Md.,  WOLF FURNITURE COMPANY,			
of the above described personal property is to be delivered to the purchaser above referred to and that a lute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 82.00 ), upon which remains unpaid to of (\$ 0.00 ), payable in 12 mo. of \$6,00 & 1 mo. of \$1.50 ) per month, to payment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered are placed on the premises leased or owned by the purchaser.  Dated at Cumberland, Md.,  WOLF FURNITURE COMPANY,			
of the above described personal property is to be delivered to the purchaser above referred to and that endute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 82.00 ), upon which remains unpaid to of (\$ 93.50 ), payable in 12 mo. of \$6.00 & 1 mo. of \$1.50 ) per month, to payment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered are placed on the premises leased or owned by the purchaser.  Dated at Cumberland, Md.,  WOLF FURNITURE COMPANY,			
of the above described personal property is to be delivered to the purchaser above referred to and that a plute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 82.00			
of the above described personal property is to be delivered to the purchaser above referred to and that a plute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 82.00			
of the above described personal property is to be delivered to the purchaser above referred to and that a plute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 82.00 ), upon which remains unpaid to (\$ 93.50 ), payable in 12 mo. of \$6.00 & 1 mo. of \$1.50 ) per month, to payment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered the premises leased or owned by the purchaser.  Dated at Cumberland, Md., WOLF FURNITURE COMPANY,			
of the above described personal property is to be delivered to the purchaser above referred to and that a plute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 82.00 ), upon which remains unpaid to (\$ 93.50 ), payable in 12 mo. of \$6.00 & 1 mo. of \$1.50 ) per month, to payment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered the premises leased or owned by the purchaser.  Dated at Cumberland, Md., WOLF FURNITURE COMPANY,			
of the above described personal property is to be delivered to the purchaser above referred to and that explute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 82.00 ), upon which remains unpaid to (\$ 93.50 ), payable in 12 mo. of \$6.00 & 1 mo. of \$1.50 ) per month, to payment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered are placed on the premises leased or owned by the purchaser.  Dated at Cumberland, Md.,  WOLF FURNITURE COMPANY,			
of the above described personal property is to be delivered to the purchaser above referred to and that endute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.  The total amount of the Conditional Sale Contract is (\$ 82.00 ), upon which remains unpaid to of (\$ 93.50 ), payable in 12 mo. of \$6.00 & 1 mo. of \$1.50 ) per month, to payment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered are placed on the premises leased or owned by the purchaser.  Dated at Cumberland, Md.,  WOLF FURNITURE COMPANY,			
The total amount of the Conditional Sale Contract is (\$ 82.00 ), upon which remains unpaid to of (\$ 75.50 ), payable in			
The total amount of the Conditional Sale Contract is (\$ 82.00 ), upon which remains unpaid to of (\$ 93.50 ), payable in 12 mo. of \$6.00 & 1 mo. of \$1.50 ) per month, to payment to be made one month from the date of the execution of said Conditional Sale Contract.  The Conditional Sale Contract herein mentioned was given before the goods described in and covered are placed on the premises leased or owned by the purchaser.  Dated at Cumberland, Md.,  WOLF FURNITURE COMPANY,	delivered to the purchaser above referred to and	bed personal property is to be deliv	to and that the
of (\$	n in Wolf Furniture Company, Dealer.	id personal property is to remain in	
of (\$	act in (\$ 88.00 )	at of the Conditional Sale Contract i	
The Conditional Sale Contract herein mentioned was given before the goods described in and covered ere placed on the premises leased or owned by the purchaser.  Dated at Cumberland, Md.,  WOLF FURNITURE COMPANY,	\$6,00 & 1 mo. of \$1.50	12 mo. of \$6	
The Conditional Sale Contract herein mentioned was given before the goods described in and covered ere placed on the premises leased or owned by the purchaser.  Dated at Cumberland, Md.,  WOLF FURNITURE COMPANY,			
Dated at Cumberland, Md.,  Dated at Cumberland, Md.,  WOLF FURNITURE COMPANY,	he execution of said Conditional Sale Contract.	e one month from the date of the e	ract.
Dated at Cumberland, Md., WOLF FURNITURE COMPANY,	d was given before the goods described in and co	Sale Contract herein mentioned wa	and covered by
Dated at Cumberland, Md., WOLF FURNITURE COMPANY,	purchaser. Bessie, Zaulor	emises leased or owned by the purch	Por
10th day of May, 1952	WOLF FURNITURE COMPANY,	berland, Md.,	IY,
	By Chample B.D.	, 1952	BRoller

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

#### Memorandum of Conditional Sale Contract

NOTICE IS HEREBY GIVEN: That Mr. and Mrs. Stanley Taylor

of Allegany County, Maryla	nd and We	OLF FURNIT	URE CO	MPAN'	Y, Deal	er, of Cu	mberland,	Md.
did on May 6, 1952	make a Conc	ditional Sale (	Contract	with th	e reserv	ration of	title cove	ring
the following described personal propert	ty to-wit:	Sims red	sofa	:	Top Top Lost			,
	X 1	anabeameersM			0 30.0° E/100			
	MAX			2874770	7			
It is specifically agreed and under	rstood that und	ler the terms	of said (	Conditio	nal Sale	Contrac	t, that pos	ses-
sion of the above described personal pro	perty is to be	delivered to 1	he purc	haser at	ove re	ferred to	and that	the
absolute legal title in said personal prope					•			
The total amount of the Condition	onal Sale Contr 12 mo. of	57.08 & 9	9.50	of so	pon wh	nich rema	ins unpaid	the
sum of (\$ <u>84.50</u> ), payable in first payment to be made one month from								the
The Conditional Sale Contract he								to I
it were placed on the premises leased or		purchaser.	0				a covered	Бу
Dated at Cumberland, Md.,		W	OLF FU	RINITUI	RE CO!	MPANY,		_
							anager	

## USER 81 200 106

(Filed and Recorded May 15" 1952 at 3:00 F.M.)

Memorand	um of Conditional	Sale Con	tract	A. 10 M
No				
NOTICE IS HEREBY GIVEN: That	Mr. & Mrs. B. B. Warner	Е.		Purchaser,
of Allegany County, Md.	and WOLF FURNITU	JRE COMPANY,	Dealer, of Cum	aberland, Md.
did on May 6, 1952	make a Conditional Sale C	ontract with the r	eservation of	title, covering
the following described personal proper	1	1.	gare.	
1 150 1. 1				441
	1 4 pc Bed room suit 1 4/6 mattress 1 4/6 spring			
	I to spilling	1 4	1 1	- 11
the state of		1 1		ė.
		11.00		
100				
		٠		
	derstood that under the terms of			
sion of the above described personal p				and that the
absolute legal title in said personal pro		plus old	balance of	
	itional Sale Contract is (\$\frac{318}{12} no. of \$55.00 &	1 mo. of \$52.	on which remai	ns unpaid the
oum of (\$ 822.10 ), payable				er month, the
irst payment to be made one month for	rom the date of the execution o	f said Conditional	Sale Contract	•
	herein mentioned was given b	fore the goods d		d covered by
t were placed on the premises leased o	or owned by the purchaser.	Mrs. B.	. 1	new
Dated at Cumberland, Md.,	wo	OLF FURNITURE	COMPANY,	
this 6th day of May, 1952	Ву.	Carroll E	UB/	allock gr

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

NOTICE IS HEREBY GIVEN: That Mrs. Alice Williams

#### Memorandum of Conditional Sale Contract

of Allegany County, Maryland and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did o	n n	May 8, 19	52	mal	ce a	Conditi	onal Sale	Contract	with t	he reser	vation of t	title, covering
		g described	4	2					0		44	
	OHQ WILL	8 declined	beisonar br	derty to-v	vit:		. 5		2		-	
		T		à 15.		1 1	ed gosaip	bench	<	2 -		
									10			
			11	3. 7.			de la company de		23	-	18	
			1.5	1 6			.00		100	7 Post		
	- bi			1 12			0			- E		
		190		/mili			i k			1 2		- 3
	×. 1	1.	1 5				1				- 5	
		W								12	. 5 6	
	30	0	LIE						p.u.			
	- 31											
												that posses-
sion o	f the a	bove describ	ed personal	property	is to	be del	ivered to t	he purc	haser a	bove re	ferred to	and that the
absolu	ate lega	l title in said	d personal p	property is	to re	emain i	n Wolf Fu	rniture (	Compan	y, Deale	r.	
	The	total amount	of the Cor	ditional S	ale C	ontract	is (\$ 55.	00	,	unan wh	ich remain	s unpaid the
sum o	f (\$	62.17	) navah	10 m	0. 0.	f \$6.0	Q & 1 mg	. \$2.1	7,4	apon wa	acii reman	month, the
												r month, the
Sunt b	ayment	to be made	one month	from the	date	of the	execution o	of said (	onditio	nal Sale	Contract.	1 19
	The (	Conditional	Sale Contra	ct herein s	menti	oned v	vas given b	efore th	e good	e describ	ed in and	covered by
it wer	e placed	d on the pre	mises leased	or owned	by t	the pur	chaser.	Of	Les	3/1	Illia	
	Da	ted at Cumi	berland, Md	l.,			Wo	OLF FU	RNITU	RE CO!	MPANY,	
thia	8th da	y of May.	1952					Car	7.0	10 B	Par	
					-		By.		ARROL	L B. POI	LACK, Mai	mage S/3

81 = 108 (Filed and Recorded May 15" 1952 at 3:00 P.M.)

NOTICE IS HEREBY GIVEN: That.	Mr. and Mrs.	Richard N. W	ilson		Purchases
of Alleguny County, Maryland	and WOL	F FURNITURE	COMPANY	, Dealer, o	f Cumberland, Md
did on	make a Condit	ional Sale Cont	ract with the	reservation	n of title, covering
	-1		u)	7	i or tide, covering
he following described personal property	11	Bl5 Table lock (incl)	* t n /		
The state of the s	18 174X	R Stanotistical S	1925 c. nomi		ts
It is specifically agreed and unders					
n of the above described personal prop					to and that the
solute legal title in said personal proper	ty 18 to remain i	n Wolf Furnitur	e Company,	Dealer.	
The total amount of the Condition	al Sale Contract mo. of \$13.	is (\$ 229.00	), up	on which re	emains unpaid the
					) per month, the
t payment to be made one month from	the date of the	execution of sai	d Conditions	l Sale Cont	tract.
The Conditional Sale Contract here			the goods	lescribed in	and covered by
vere placed on the premises leased or ov	wned by the pur	chaser.	P	.,	00 2/1
Dated at Cumberland, Md.,		•	FURNITURE		n. Wils.
8th clay of Way 1952		Ву Са	CARROLL	6 PL	Manager 08

(Filed and Recorded May 16" 1952 at 8:30 A.M.)

UBER 81 10 10

riand, Maryland, did on May 10, 1952 make and execute a Conditional Sales Contract, reserving d S. T. Little Jewelry Company title to the following merchandise, to-wit:    Description of Article   Model or Serial Number		
Description of Article Model or Serial Number relation Model 5130-M		
vivania Television Model 5130-M		
	Description of Article	Model or Serial Number
Serial 9001-313-07	Trania Television	Model 5130-M
	TVALITA TOTOVISION	
	TValla Television	Serial 9001-313-078
	Ivalità l'elevision	Serial 9001-313-07
	JIVAIITA TOTOVISZON	Serial 9001-313-078

It is specifically agreed and understood under the terms of the said Conditional Sales Contract, that possession of the above described merchandise is to be delivered to the Buyer and that the legal title to said merchandise is to remain in The S. T. Little Jewelry Company, Seller, until the purchase price is paid in full.

The Conditional Sales Contract herein referred to was made and executed before the merchandise described in and covered by it was placed on the premises leased or owned by the Buyer.

THE S. T. LITTLE JEWELRY COMPANY

May 14, 1952

Cara Little Ebert Pros.

#### 81 mg 150 led and Recorded May 16" 1952 at 8:30 A.M.) MEMORANDUM OF CONDITIONAL SALES CONTRACT

rland, Maryland, did on		make and execut	T. LITTLE JEWELRY COMPANY,
	Description of Article		Model or Serial Numbe
niversal Washer			Model 2701
			Serial #132124

It is specifically agreed and understood under the terms of the said Conditional Sales Contract, that possession of the described merchandise is to be delivered to the Buyer and that the legal title to said merchandise is to remain in The S. T. Little Jewelry Company, Seller, until the purchase price is paid in full.

The Conditional Sales Contract herein referred to was made and executed before the merchandise described in and covered by it was placed on the premises leased or owned by the Buyer.

the s. T. LITTLE JEWELRY COMPANY

By Cara Little Ebert Pres.

May 14, 1952

urderl	Lan Mr.	d Hrs. Manual	AS TAPPO		unber lucate, Md. Purchaser.
Model No.	Serial No.	of equipment showing: Description of		New or Uses	AND REAL PROPERTY.
-		44			The second of the second
1000	The Park of the Pa	H D Magte 6	hef Range	now	American Stove Co.
man Parket		14 1b, Pry	Kettle	TOW	Miller & Carrol Mrg. Co
	100	THE WHITE STATE	THE THE PERSON	A. 45 64-V	AND SECURITY OF THE SECOND
Species 120,17		Inentification .			THE C AND
3					\$ 100 th 100
1. Cash Price		1 239.09			(Street) (St
stanford to hill	Sand ledd Sensols	NOTIC	E TO BUYE	R	ing chattein and Purchaser arrees to pay total time price provided heroin. all remarangements thereof are telly paid in maid personal property and softling (anyly the parties hereto to the contrary not be parties hereto to the contrary not be the parties hereto to the contrary of the parties hereto to the contrary name in they may be attached upon any breach agrees that he will for misuse, necrete, therewise dispose of fe lose personsion of a suffer any lies, encumbrance or charge if the responsibility or any loss of or damage and the parties of the contract the otice, secure due for the unique to the pay of the contract the otice, secure due forthwith together with feer (ent. 15%) of the unpuid balance if an attorney, whether any premises of the pay of the chattels which as the chattels while the chattels may be sold with or without solder cand, that possession of my be the Puring the chattels at the bale; the proceeds cound, take possession of my be the Puring the chattels at the bale; the proceeds eithed on the amount of the surplus, may collect a delinquency charge where remaining halance forthwith as liquidated his contract and shall receive her surplus, may collect a delinquency charge where remaining halance forthwith as liquidated his contract and shall receive her surplus, may collect a delinquency charge where reached to this may be the surplus.
2. Under others:	o pay off the for redeem the o require, und	ull amount due in a	dvance and o essed for a de ons, a resale o	btain a par	gn it. you have certain rights, among tial rebate of the finance charge; erty if repossessed  Audio Ress. (Seal)
cented:	PROMERTO	we may (Seal)	Sign Sark	CONTROL TALL	(Purchaser Sign Clere)

Mike's 5	Name)	Haltimore Ave (Address) t of equipment showing:	Cumberla	(City)	(State) Purchaser
Model No.	Serial No.	Description		New or Use	d Manufneturer
1		Uniflow Beer	Cooler	new	Unaflow Mg . Co.
10	1 SHATHOUGH	Duro chrose	stools	ROW	Duro Chrose Corp.
	100	N. Carlotte	Married State and A	THE STREET	The section of the section of
ASSIST 12 SEC.		(9(0)(8835)			and he
		1989.40	Said cha	tiels are to be	kept or installed at (No.)
L Cash Price			The second of the second		(Street) Cumberland lynd State
<ol> <li>Installation, Reciuded in Cas</li> </ol>		Not In-	After th	orough examin	ation, Purchaser hereby purchases and ac sing chattels and Purchaser agrees to pay
a. Delivered Pric	2.500		Seller therefo	or in cash the	total time price provided herein.
4. Cash on or be	fore delivery \$	10000	The state of the s	The Mark Street Control of the Contr	
Allowance on Make and Mo	Trade In \$		cash. Said c	hattels shall re	cuain personal property and nothing (any
Total Down	A CONTRACT OF THE PARTY OF THE	:158.10	withstanding	shall prevent	Seller or assignor from removing sam
. Unpaid Balance		1831.30	of this contr	act. Purchase	n they may be affached, upon any breach r agrees that be will not misuse, secrete
6. Insurence—Tol		1 6.72	sell, encumbe	nor pelmit n	otherwise dispose of or lose possession of
Itemise insur	ance Coverage		against said	hattels and wi	Il be responsible for any loss of or damage
Extent of Con	verage \$		Seller shall	etain down pa	ment as liquidated damages.
Expires.		175	full balance	neer defaults o	on any obligation under this Contract the
THE RESERVE OF THE PERSON OF T	older of Contract interest May App	Control of the contro	Attorneys' fe	es of Fifteen	Fer Nent. (15%) of the unpaid balance i
7. Recording Fee		1 1.25	case to pay s	aid amount, or	at the election of the holder hereof to de
8. Principal Balas 9. Example Share		832.55	mand for pe	riornance or	legal process lawfully enter any prumise
O. Time Balance	PERSONAL PROPERTY AND INC. AND PARTY.	1839.27	where the ch	atten may be	found, take possession of same and retain tion for the use of the chattels while it
		cing CONTENT from	Purchaser's p	ossession. The	chattels may be sold with or without notice
date hemofer	each, commen	of even date berewith.	chaser) with	or without hav	ring the chattels at the sale; the proceed
1.2	<b>3</b>	Of their date percurati	Purchaser st	all pay any r	redited on the amount payable hereunder remaining balance forthwith as liquidate
Purchaser in deli	nquent in the po	yment of any instalmen	damages for ts bereunder the	the breach of the holder bereaf	hall remain in Seiler or assignces until at rearrangements thereof or fully paid is season personal property and nothing (any ty the parties hereto to the contrary not a Seiler or assignces from removing same help may be astached, upon any areas? I agrees that be will not misuce, secrete otherwise dispose of or lose possession a cor suffer apy lien, encumbrance or charge il be respondable for any lies of or damages agent as liquidated damages.  The parties to take cellvery of chattel generic as liquidated damages, and pay obligation under this Contract the notine, become due forthwith together will be responded to the contract the other process of the unpud balance is at the chection of the holder hereof to de legal process juwfully enter any prunise found, take possession of same and retain tion for the une of the chattels may be sold with or without notice or delegal process juwfully enter any prunise found, take possession of same and retain tion for the une of the chattels may be such without notice which the helder Sagof may be the Purving the chattels at the sale; the proceed redited on the amount payable hereunder emaining balance forthwith as liquidate this contract and shall receive any surplus may collect a delinquency charge when trees of the install may collect a feelinquency charge when the contract and shall receive any surplus may collect a delinquency charge when the contract and shall receive any surplus may collect a feelinquency charge when the contract of the install process.
e delinquency has	continued for a	period of ten days, sur	th charge not to	exceed Five Pe	may collect a delinquency charge when or Cent. (5%) of the rmount of the instal shall not be a walver of or affect any right er are cumulative and not alternative.
Any action to e	mforce payment	of said note or any indu	igences granted t	he Purchaser s	hall not be a walver of or affect any right
THUS COURT SET C	onstitutes the en	tire contract and no wai	vers or modificat	iona shall be v	alid unless written upon or attached to thi
This contract is	s subject to and	enforceable in accordan	ce with the provi	sions of Chapt	ter 851, Laws of Maryland, 1941.
PRINCES OF SHIP	Secretary Services	NOTI	CE TO BUY	ER	WORLDON STREET, START START
1. You as	re entitled to	a copy of this agre	sement at the	time you	ign it.
2. Under	the State L	aw (Maryland) reg	ulating insta	lment sales	you have certain rights, among
others (1) T		full amount due in	advance and	obtain a ra	rtial rebate of the finance charge
(2) 1	o redeem th	e property if repos	sessed for a c	lefault:	AND SERVICE SECURE OF CASE IN SECURE SERVICES.
(3) 1	o require, u	nder certain condit	ions, a resale	of the prop	perty if repossessed.
CO. P. C. CO. C.	O'T COLUMN TO SERVICE STATE OF THE PARTY OF	A Bros. Inc. See		Til . V	
141,1 C	(Deale)	CHES TO THE CONTROL		yy was	(Furchaser Sign Here)
	101	vene marken			
7.3	waer, Officer or	Firm Mamber)			tract at time of execution hereof

chaser, bereby	(Name of Purchas	er)	Modern C	R. D			F20	etbu	Tradition	urchaser) the
	purchases from		Motor S			•	ol	4		
(Residence of	Suffee) a	Bedf	ord, Pa	(P.O. of Sel	ller)		he Seller, and S	Selver here	by sells to	Purchaser, the
owing described ted by Purchase		THISTOR	(Make)	_Motor	Truck (or t	trucks), ti	be delivery and a	cceptance	of which is h	ereby acknow-
CHA!		1	TIRE SIZ			I CAR	ACITY OF TRUC			_
ulty Model	Wheel Cab	Front	Rear	Туре	Wheels	Tonnage Rating	Including Body	-	Chessis No.	Motor No.
	1.76 2M		9.0020			P. Strong	(turnered part)			
		7.00AZ0	9.00X20		Cast	2	1.0	Lbs.	KBS-7	BLD-269
			1	Single Duals		1		Lbs.	21931	80969
pment: de Model		-3141	Decor	PE1011 0E	DODY AND		BOULPMENT	-	-	
	we speed	ayle.					d, state	4	-44	
					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	guar		Inspe	CTION	
				9 14 (11)			1-1			
n the following	terms and condi									
CHEDULE OF	INSTALMENTS	i. Cash 2. Down	Price							1700,00
Due Date	Amount	Design to the	Cash Payme		rder			_ =	F 4 1 1	
5/1/52	109.08	_	Cash on Del	ivery	Mode	Chasti	No. Engine No.	1.30	-00	
7/1/2	108.00	-	Allowance	Ford		259		480	-00	
8/1/32	108.00		for Trade-in(s)	1	77.		22 2414	2000	AVV	
9/1/52	108.00	_ ,	otal Down Pa	vment	•				200	680 00
0/1/52	108/00		id Cash Price	TO COLUMN THE PARTY OF	Item I less	Item 2)_		SA.	105	1020 00
2000	108.00	4. Chan	ge for Fire, Ti	heft, Com	ined Addit	ional Cov	erage and \$2	50.00		
1/1/53	108.00						btained by the Se			181 00
2/1/33	108.00	Th	e above charge	e for insu	rance, if an	y, is based	Appell 1 I upon the princes for that purpos	pal usage	of said	
3/1/33	108.00		DEUTADOS UDO	- The	Figure	mit fa	ALC: NO MARKS	_of the va		
4/1/53	108.00		to	be attache	d to said t	(Decribe)	the Purchaser.	-9.15	50.0	
M	The state of	X Inter	iag explosives, mediate (50 to	inflamma o 100 mile	o). 🔲 Lo	or gases. [ gring and	Local hauling forestry operation	(under 50 one, haulin	miles), g logs,	
0	100	stumpe,	pulpwood, wh r Costs (Itemia	iolessie lui	mber. U.L.	ong distan	sce (over 150 mil	les).		
-			ipal Amount l				nd 5)			1201.00
			oce Charge			V/ 100				96,08
			Balance (Tot		-46 TO THE P. LEWIS CO., LANSING, MICH.				Average of the same	1297.08
-	-		lule of instalm		·		e Time Balance		mento as inc	newfor in the
							o any instalment po	me of beats symmet which	p in next imid on	or lates the time
21.4		Seid	coperty shall be	held and us	ed at Purchas	er's risk and	to any instalment principle because of any expense with respec	to loss or d	- Depart that the	se and charges of
	1000	and equip	d. harge for insuran- ment deburibed in idicated herein, irchaser will pix, me to Purchaser.	ce has been : erein to be at	made here tached to ma	leffer will ob property by	Purchaser, juster	entering to the	er and Purchase	ing said property r, with expiration
TOTAL	1297.08	obtain, Pu	rchaser will pay,	he amount of	of such increase rance placed is	e in creb to	siler on demand, or is cancelled, it shall	Seller may p	my such increase 'a duty to provi	in premium and
Danahana may n	was at any time of	may do s	ry to Seller without o and charge and	ne to Purch	prevent lane	Or manufacture	was in rm saint to	erchaser fell	to obtain such	insurance, Seller
ent, refinancing. fied herein, either	repay at any time all or termination by m as a credit on this of the to said property if turchaser agrees to y agrees not to use as a coverage what inso me, then Seller me	urrender or repos contract or in cas	masion and resal h at the option o	e of the mot	- Velanta Par	rchaser shall	the unpaid time I be entitled to a rebar	te of the name	armed portion of	the finance charge
t is agreed that to paid in money. I	lile to said property of Furchaser agrees to p	and to all repairs, my all taxes that	replacements of may be levied us	ainst mid pr	no thereto she quarty and 12	The event of	his failure to pay ment of any of said from the failure to pay ment of any of said from the following delivery willy owing under the period, a Purchaser resulting after app routing after app	id taxes Selle	Ser this contract or may do so an	charge same to
de new insurance i or remove the r	coverage when inco	trance placed her	such event repos	or men said pro	per makes def property for a perty. When	ny illegal pu default exc	rpost or if said bro	perty is levie	d apon, or if P	orchoser Sticempts
ng guch 40 0194 P	rchaer may reduce	and portly b	agent caricelled, such event repos id property. Bell y paying all amo ct. If mid prope stice. Seller may repairing, and po	ler will retain wats, charges	costs and e	For 15 days	folloring delivery we fully owing under the	his contract.	otice of reposses Issa rebate of	sion to Purchaser. uncorned finance
the same at sits a thereof, then to	in the Solley man (a nestaining Teppir's trichaser may redect to the parties of the same to the same at the same and at this contract to do any court of re- to consider at torney that contract that it that contract that it	e cale without no	tice. Seller may repairing, and st	recover from	Purchaser a operty, and t	ben to the D	y period, Purchases resulting after applications of the control of	lication of the		ch cale first to ex-
i default is Made nev or prothogate	ander this contract	of mid property is t and it is referre acted in Possauly	or any illegal put of to an attorney main to confess in	Perchaser	may declare to pay	the entire up rescomble	paid time balance in attorney fees plus c ents, charpes, costs s	nmediately d	ne and payable Purchaser hereb iswiully due us	y inchesions any der this consect.
costs of sale sale be assignment of	this contract shall tr	ices, hereby wait rander all proper	ring inquisition a ty, rights and res	ed all exemp	tions. Seller herein t	the assigne	re.	- server		
while berent, and	so other. Except f	as noch near Iv. m	mutional motor to	under the re rucks, proper	ty covered by	this contract	of the Internation tiped without w	arrenty of	ter Company, My kind or on	so printed as the Aracter, express
his contract on the relating to t	ertains the entire s the order or min of a	aid property.	ing to the insta	diment sale	of said prop	serty and se	persedes all previous	contracts as	d agreements b	stwees Purchaser
IN WITNESS	WHEREOF, th	e parties heret	o have hereun	to set their	hands and	scals at	Bedford	. Pa.	00. 4/	19 5
			N	lotice t	to Buy	AP THE	(Place)	100	(Dat	9
	Do not si	on this		10000000	The second					
						he con	tract you	sign.		1
	Reep it to					3			1.7	e e
MIDGE &	uns 8	m	1/		(	Lun	xl Da	W B	the-	
		iller			_ >	OTA	I hay a	urchant	Butler	(SEAL)
/			Sandardan	-	Ву.		(Official +	itle if Comp	iay)	
NESS C			CALLATE	. Alle		Bedfor		e7	- Y	ar a same of
PPROVED FOR	SELLER:	16.37	Willest	Tre	100	DEGITO.	M POTOF	SELAT	ce. The	(SEAL)
PPROVED FOR	SELLER:	Half	binding upon	Official fills	AS By	J	House	Tu	lint	(SEAL)
PPROVED FOR	SELLER: J.,	Half	binding upon nor, District I Purchaser's	Official fills Seller un Eanager, A doposit wil	By.	J.	Harold Wil	Tue	llus	(SEAL)

11 ME 114 Assignment and Guaranty

For value received, the undersigned does hereby sell, transfer and assign the and all right, title and interest in and to the property therein described to 1.2.101 hereby granting full power to said assignee to do every act and thing necessary to collect and discharge the same. The undersigned certifies that the within instrument is genuine and in all respects what it purports to be; that the cash payment and trade-in allowance were respectively received and made as indicated; that all statements of fact therein contained are true; that all purties to the foregoing instrument have the capacity to contract and that the undersigned has no knowledge of any facts which impair the validity or value of said instrument. In consideration of the acceptance of the within contract, the undersigned hereby guarantees to said assignee, its successors and assigns, the prompt payment of the within contract and all instalments, renewals and extensions the reof; hereby waiving notice of the acceptance of this guaranty, notice of nonpayment and all defenses arising out of lack of diligence in enforcing the provisions thereof.

\*\*Bedford\*\*

\*\*Bedford\*\*

\*\*Trees\*\* 1 ......167860 Trees,

RETAKE